

Caton OF THE

SENATE AND HOUSE,

JUNE SESSION,

1841.

CONCORD:

BARTON & CARROLL, STATE PRINTERS.

1841.



JOURNAL

OF THE

HOUSE OF REPRESENTATIVES,

OF THE

STATE OF NEW HAMPSHIRE,

AT THEIR SESSION

HOLDEN AT THE CAPITOL IN CONCORD,

COMMENCING WEDNESDAY, JUNE 2, 1841.

PUBLISHED BY AUTHORITY.

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Manufan, John Palener aHT TO ... George B. F.held.

HOUSE OF REPRESENTATIVES,

thaniel Lacke. June Session, 1841.

WEDNESDAY, JUNE 2, 1841.

Vern Market, Willifth W. Strickney

North Hampton, James Batchelder.

Newtones, Ellich R. Currier.

Northwood, Richard Hoitt.

Peplin, Perley Robinson.

Pertsmouth, Issue Waldron,

Servington, Michigh &. Clough

Durham, Bamwel E rediam.

Formington, Jereminh Jones.

Robert Morrison.

A quorum of the whole number of Representatives elected in the several towns and districts of the State of New Hampshire being convened in the Capitol at Concord, in said State, on the first Wednesday of June, A. D. 1841, His Excellency the Governor, attended by the Honorable Council, came into the Representatives' Hall, and the following gentlemen presented their credentials and were duly qualified as members of the House of Representatives agreeably to the Constitution, namely:

FROM ROCKINGHAM COUNTY.

Atkinson, Henry Knight. Brentwood, Jonathan Robinson. Candia, Rufus E. Patten. Chester, John W. Noyes. John S. Brown, Deerfield, Peter Sanborn, Thomas D. Rawlins.

Thomas M. Luighton,

Nathaniel Dennett, 3r

Thomas P. Treadwell

Raymend, Janethan S Brown.

Scabrook, Bonjamin F. Brown.

Wiedenm, Jereman Morrison.

ed. Paul Perking,

James B. Poss

direct decet directly. William E. Griffin

Wilton, John H. Varney.

John Porter. Epping, Daniel W. Ladd.

Exeter, Josiah Robinson, Woodbridge Odlin. Greenland, John Foss. Humpstead, Lorenzo Batchelder. Hampton, Amos Towle, jr. Danville & Sandown, Nath'l Webster. Hampton Falls, Thayer S. Sanborn. Kensington, John T. Blake. Kingston, Calvin Thayer. Derry, Henry Taylor, Londonderry, Robert Boyd, jr. New Castle, George Vennard. Newington, Winthrop Pickering.

New Market, William W. Stickney. Newtown, Elijah R. Currier. North Hampton, James Batchelder. Northwood, Richard Hoitt. Nottingham, John Crawford. Plaistow, James G. George. Poplin, Perley Robinson. Portsmouth, Isaac Waldron, Robert Morrison, Samuel P. Wiggin,

Thomas B. Laighton, Nathaniel Dennett, jr., Thomas P. Treadwell. Raymond, Jonathan S Brown. Rye, Reuel Garland. Salem, John H. Thompson. Seabrook, Benjamin F. Brown. South Hampton, John Palmer. Stratham, George B. Fifield. Windham, Jeremiah Morrison.

FROM STRAFFORD COUNTY.

Barrington, Micajah S. Clough. Dover, Thomas E Sawyer, Andrew Peirce, Jonas D. Townsend. Durham, Samuel Burnham. Farmington, Jeremiah Jones. Lee, Charles Allen. Madbury, John Ricker. Middleton, Jacob P. Buzzell.

Milton, John H. Varney. New Durham, Nathaniel Locke. Rochester, John Witham, Jonathan H. Torr. Strafford, Paul Perkins, James B. Foss. Somersworth, Jacob Morrill, William E. Griffin.

quorum of the whole number of

FROM BELKNAP COUNTY.

Alton, James McDuffie, 3d, Joseph Mooney. Barnstead, Stephen Young, Samuel Rollins, jr. Centre Harbor, James M. Paine. Gilford, Benjamin Bordman, Gilmanton, Jeremiah Leavitt, Nahum Wight,

Nathan C. Tebbetts. Meredith, Abel B. Eastman, Winthrop Young, Joseph Ela. New Hampton, Nathaniel Norris. Sandbornton, John Curry, Aaron Robinson. OO MAILDWIADO Benjamin Calley, Bradbury Morrison.

FROM CARROLL COUNTY.

Albany & Chatham, Chester Parrish. Brookfield, William T. Cate. Eaton, Artemas Harmon. Efingham, Jonathan Wedgwood. Freedom, Elias Towle. Sandwich, Paul Wentworth, Nathaniel Burleigh.

Tamworth, Obed'Hall. Tuftonborough, Abel Haley. Ossipee, Asa Beacham, Brackett Wiggin. Wolfborough, Benja. F. Thompson, James Thurston,

FROM MERRIMACK COUNTY.

Allenstown, Israel Marden. Andover, Benjamin F. Scribner. Boscawen, Ebenezer Price, Joseph Morrill. Bow, Amos Morgan. Bradford, Bartholomew Smith.

Canterbury, Benjamin Sanborn. Chichester, John Bailey.

Concord, Moses Shute,

Abial C. Carter, Joseph Robinson, Jacob Hoit.

Dunbarton, Nathan Gutterson. Epsom, Eliphalet Wiggin.

Franklin, Henry Burley. Henniker, Parrott Marsh. Hooksett, Richard H. Ayer. Loudon, Joseph Clough, 3d. Newbury, Jacob Gibson. New London, Walter P. Flanders. Northfield, Enos Hoyt. Pembroke, George W. Doe. Salisbury, True George. Sutton, Enoch Page. Warner, Asa Pattee. Robert Thompson.

Wilmot, Andrew Langley.

Claremont, Nathaniel Cotton

FROM HILLSBOROUGH COUNTY.

Amherst, Andrew Wallace. Antrim, Joseph Davis, 2d. Bedford, Thomas Chandler. Brookline, Ensign Bailey. Deering, Robert Goodale. Francestown, Paul H. Bixby. Goffstown, Benjamin Stevens, 2d.

Shubael T. Jones. Greenfield, Zebediah Pevey. Hancock, David Patten. Hillsborough, Albert Baker, Henry D. Pierce.

Hollis, Leonard Farley. Hudson, Jabez P. F. Cross. Litchfield, Parker Bixby. Lyndeborough, Daniel N. Boardman. Weare, William Woodbury. Manchester, George W. Morrison,

> Charles Stark, Samuel Jackson.

Mason, John Stevens. Merrimack, Robert McGaw. Milford, Daniel Putnam. Mont Vernon, Nathaniel Bruce. Nashua, George Y. Sawyer,

Isaac Spalding, Albin Beard, Beth, Wilham Josephus Baldwin. New Ipswich, William Ainsworth. New Boston, Asa McMillen. Pelham, Jesse Gibson. Peterborough, Stephen P. Steele,

Timothy K. Ames. Sharon, Asa Barnes. 2 and 1 product Temple, Nathaniel Kingsbury. Simon P. Colby.

Wilton, Abram Whittemore. Windsor & Society Land, John Swett.

FROM CHESHIRE COUNTY.

Alslead, Joseph Kingsbury. Chesterfield, Asa Hamilton, Dublin, Calvin Mason.

Oscar Coolidge.

Fitzwilliam, Amos A Parker. Gilsum, David Bill. Jaffrey, John Felt. Keene, Sumner Wheeler, Aaron Davis. Marlborough, James Batchelder. Marlow, Amasa Mack. Nelson, Josiah Osgood. Richmond, Jarvis Weeks. Rindge, Joshua Converse.

Roxbury, Alanson Rawson. Stoddard, Asa Copeland Sullivan, Rufus Mason. Surry, Daniel Abbott. Swansey, Leonard Whitcomb. Troy, Abel Baker. Walpole, Henry S. Tudor, Ebenezer Morse. Winchester, Asaph Butterfield, Asahel J. Humphrey.

FROM SULLIVAN COUNTY.

Acworth, Joseph G. Silsby. · Charlestown, Ashbel Hamlin. Claremont, Nathaniel Cotton. Laurens A. Grannis. Cornish, Henry Breck. Croydon, Calvin Hall. Goshen, Olivet Willey.

Grantham, Samuel C. Moulton. Langdon, Samuel Prentiss. Newport, Zina Goldthwait. Plainfield, Benjamin Cutler. Springfield, Daniel N. Adams. Unity, Ezra J. Glidden. Washington, Simon W. Jones.

Bedford, Thomas Chandler

FROM GRAFTON COUNTY.

Hebron, Enos Ferrin. Wentworth, John F. A. Peabody.

thua, George Y. Sawyer. Alexandria, William Locke. Bath, William Lang. Bethlehem, Daniel Wilcomb. Bridgewater, Jesse Prescott. Bristol, Robert W. Moore. Campton, Daniel Sanborn. Canaan, Caleb Blodgett. Benton, James J. Page. Danbury, John S. Rand. Dorchester, Jeremiah Blodgett. Enfield, Thomas Merrill. Orange, Henry McGrath. Grafton, Cyrus Adams. Groton, Albert G. Cheney. Piermont, Robert Evans. Hanover, Daniel Blaisdell, Ashbel Smith. Rumney, Aaron Goodwin. Haverhill, Samuel Swasey, Samuel Smith

Hill, Jonathan Weeks, Jr. Holderness, Jesse Ladd. Landaff, Moses Clark. Lebanon, Isaac Allen, George H. Lathrop. Lisbon, Otis Savage. Littleton, Ezra Parker. Lyman, Herod Stevens. Lyme, Arthur Latham, Jr. Orford, Henry S. Perrin. Franconia & Lincoln, Reuben Wallace. Woodstock & Ellsworth, David R. Buz-Plymouth, Jonathan Dearborn. Thornton, Mark Whidden. Warren, Jesse Little.

The House proceeded to the choice of Clerk; and Harry Hib-FROM COOS COUNTY.

On motion of Mr. Dearborn-

Bartlett, Joseph Pitman. Jefferson, Kilkenney, and Randolph, Carroll, Nash and Sawyer's Location, Justus Low. Justus Low.

Hart's Location, and Crawford's Lancaster, John S. Wells.

Grant, Ebenezer Glines. Milan, Stark, and Dummer, Peter Colebrook, Moses Johnson. Wheeler,

Columbia, Thomas J. Emerton. Shelburne, Gorham, and Berlin, Dan-Dalton, Aaron Ballou. iel Green.

Errol, Clarksville, Dixville, Mills- Stewartstown, Jonathan Young. field and Pattsburgh, Clark J. Stratford and Northumberland, Na-

hum D. Day. Jackson, and Pinkham's Grant, Jo- Whitefield, Samuel Cole. seph P. Emery. The Senate have passed a resolution adopting

His Excellency the Governor and the Honorable Council then withdrew. with the will be without the withdrew.

The House was then called to order by Harry Hibbard, Clerk of the House last year.

On motion of Mr. Ela of Meredith-

The House proceeded to the choice of Chairman, and Thomas P. Treadwell was elected and took the Chair accordingly.

On motion of Mr. Wentworth-

Haines.

The House proceeded to the choice of Speaker, and Hon. John S. Wells was elected.

Mr. Wells on taking the Chair addressed the House as follows:

GENTLEMEN-With the duties devolving upon the presiding officer of this House, I have, as you are well aware, but slight acquaintance; and in accepting the appointment which you have generously tendered, I rest upon your kindness to aid me in the performance of the responsible duties. That portion of the duty "to preserve order and decorum," I anticipate will be light indeed, considering the uniformly courteous and gentlemanly deportment of the members, and the proverbial order of the New Hampshire Legislature. But even in such an assembly the presiding officer. with limited experience in parliamentary proceedings, is often placed in difficult and embarrassing positions. I cannot, gentlemen, expect to escape such trials, and shall hope for your aid and forbearance at such times. For the expression of confidence manifested by selecting me for the honorable post, I tender you my profound acknowledgments and will in return exert my utmost endeavors to perform the duties to your satisfaction.

Mercheed, I had the rules adopted

On motion of Mr. Ayer-

The House proceeded to the choice of Clerk, and Harry Hibbard of Bath was elected.

On motion of Mr. Dearborn-

The House proceeded to the choice of Assistant Clerk, and Albert G. Allen of Salisbury was elected.

Harry Hibbard and Albert G Allen appeared and were sworn to the faithful discharge of the duties of their respective offices.

A message from the Senate by their Clerk:

"Mr. Speaker—I am directed to inform the House of Representatives that the Senate have assembled, have elected Hon Josiah Quincy, President, Isaac L. Folsom, Clerk, and Josiah B. Wiggin, Assistant Clerk, and are now ready to proceed to the business of the session.

The Senate have passed a resolution adopting the joint rules of the two branches of the Legislature for the year 1840 for the present year, or until otherwise ordered, in which they ask the concurrence of the House."

On motion of Mr. Aver-

Resolved, That the House concur with the Honorable Senate in the passage of said resolution.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Smith of Bradford-

Resolved, That information be given to the Honorable Senate that the House of Representatives have assembled, have chosen Hon. John S Wells, Speaker, Harry Hibbard, Clerk, and Albert G. Allen, Assistant Clerk, and are ready to proceed to the business of the session.

Ordered, That the Clerk communicate the same to the Hon. Senate.

On motion of Mr. Ferrin-

Resolved, That a committee be appointed to nominate two suitable persons to serve as Doorkeepers of the House for the present session.

Ordered, That Messrs. Ferrin, Curry and Ames be the committee.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That when the House adjourns in the forenoon it adjourn to meet at three o'clock in the afternoon, and when it adjourns in the afternoon it adjourn to meet at ten o'clock the next morning, until otherwise ordered.

On motion of Mr. Spalding-

Resolved, That the rules adopted at the last session of the Leg-

islature, for the government of the House, be adopted the present session until otherwise ordered.

on motion of Mr. Dearborn-nod sol solov lo anuter and osla

The House adjourned. letter state and referred

turns of votes for Governor from the several towns and places in this State and completed the same. On motion of Mr. JohnONRATAAste... Resolved, That a committe be appointed to receive and sort

The Convention proceeds to opent read and record the re-

On arotion of Mr. Greek of the Senate

On motion of Mr. Bordman of Gilford-

Resolved, That a committee be appointed to prepare and report rules for the government of the House the present session.

Ordered, That Messrs. Bordman of Gilford, Merrill and Sawyer of Nashua be the committee.

On motion of Mr. Bruce and the seen acitasyno ed T

Resolved, That a committee be appointed on the part of the House with such as the Senate may join, to wait on His Excellency the Governor and inform him that a quorum of both branches of the Legislature have assembled, are organized and ready to receive any communication he may be pleased to make.

Ordered, That Messrs. Waldron, Chandler and Bingham be

the committeee.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Griffin-

Resolved, That a select committee be appointed to invite the several clergymen who are members of the House, to officiate as Chaplains during the present session, and that prayers be attended in the Representatives' Hall at a quarter before ten o'clock in the forenoon of each day of the session.

Ordered, That Messrs. Griffin, Cheney and Patten of Han-

cock be the committee.

On motion of Mr. Blake of Kensington—

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections agreeably to the provisions of the Constitution.

Ordered, That the Clerk inform the Senate thereof.

IN CONVENTION.

The Senate and House of Representatives being assembled in Convention in the Representatives' Hall, the Secretary of State

came in and laid before the Convention the returns of votes for Governor from the several towns and places in this State, and also the returns of votes for Counsellors in the several Counsellor Districts in this State. Democial and

On motion of Mr. Gregg of the Senate-

The Convention proceeded to open, read and record the returns of votes for Governor from the several towns and places in this State and completed the same.

On motion of Mr. Johnson of the Senate-

Resolved, That a committe be appointed to receive and sort the votes for Governor, count and cast their numbers and report

Ordered, That Messrs. Gregg of the Senate, Treadwell and Blaisdell of the House be the committee.

On motion of Mr. Hatch of the Senate-day of godes in the

The Convention rose and the Senate withdraw.

Resolved, That a committee he appointed on the part of the IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Baker of Troy— Resolved, That the committee appointed to extend an invitation to the several clergymen of this House to officiate as chaplains, extend the same invitation to the Rev. Mr. Moore of the Senate-

On motion of Mr. Hall-

On monon of Mr. Griffin The House adjourned. reveral elergymen who are members of the House, to officiate as

Capplains during the present assesson and that prayers be attendest in the Representatives. Hall at a quarter before ten o clock in

the Encucon of each day of the session. -nall lo netts 1 bas yeard THURSDAY, JUNE 3, 1841.

Charles Rogers, having been duly qualified as a representative from the town of Wendell was introduced by the Secretary of State, and took his seat.

Josiah S. Knowlton and Robert Wilson of Hopkinton and Aaron Brackett of Littleton, having been duly qualified as representative from those towns, were introduced by the Secretary of State and took their seats.

On motion of Mr. Smith of Bradford-

Resolved, That a select committee be appointed on the part of the House, with such as the Senate may join, to report joint rules for the government of the two Houses the present session. Ordered, That Messrs. Smith of Bradford, Robinson of Concord, and Stickney be the committee.

Ordered, That the Clerk request the concurrence of the Senneluged in the above estimate.

ate therein.

On motion of Mr. Wedgwood- 100 N 10 VIANO NOTED A

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr Speaker:-The Senate concur with the House in the passage of a resolution appointing a joint select committee to wait upon His Excellency the Governor and inform him of the organization of the Legislature, and have on their part joined Mr. Renton.

I am also directed to inform the House of Representatives that there is a vacancy in District No. 10, and that Jeremiah D. Nettleton and Alvah Smith are the two highest candidates."

IN CONVENTION. VIEW SELECT WEEKS OF

eleventh day of Jone maiants at ten of the clock in the

the constitution, and that the Clerk of the House of R The Senate and House of Representatives being assembled in Convention in the Representatives' Hall for the purpose of proceeding in the elections agreeably to the provisions of the Constitution-

Mr. Gregg of the Senate from the joint select committee to whom were referred t e returns of the votes for Governor, given in on the second Tuesday of March, A. D. 1841, in the several towns and places in this State, with instructions to sort and count the same and cast their numbers and report thereon,

10, is three thousand senter REPORTED, a bossed send at .01

That the whole number of votes is	51.689
Necessary for a choice,	25,845
Estimated as scattering,	70
Daniel Hoit has add to Joins CloM M.	10 1,273
Enos Stevens has	21,230
John Page has a sendad own bine mont	0129,1.6

and is duly elected Governor of the State of New Hampshire for the ensuing political year.

The town of Salem in the county of Rockingham 140 for

John Page, 131 for Enos Stevens and 12 for Daniel Hoit; and the town of Thornton 136 for John Page and 58 for Enos Stevens not returned in the time prescribed by the constitution, are included in the above estimate. The returns from the town of Kingston county of Rockingham, the town of Wilton in the county of Strafford, the towns of Lincoln, Waterville, and Bristol in the county of Grafton, the towns of Stark, Stratford, Jefferson, and the place called Hart's location in the county of Coos are defective, not having the certificates of the moderator and selectmen appended. And the return from the town of New London county of Merrimack is defective, not being certified by the moderator,—all which said returns are included in the above estimate. The returns are generally defective in this, that the town clerks have neglected to certify that they were sealed up in the presence of the selectmen and moderator."

Which report was accepted.

Whereupon-

Resolved, That the town clerks of Salem and Thornton be and they are hereby required to appear before the Senate and House of Representatives in Convention on Thursday the eleventh day of June instant, at ten of the clock in the forenoon to shew cause why the returns of their respective towns were not made to the Secretary of State within the time prescribed by the constitution, and that the Clerk of the House of Representatives cause a copy of this resolution to be served on each of the town clerks aforesaid as soon as may be.

On motion of Mr Pickering of the Senate

Resolved, That the Secretary of State be directed to lay before the Convention a record of the return of votes for Senator in District No. 10.

The Secretary of State came in and read from his records as follows:

"The whole number of votes cast for Senator in District No. 10, is three thousand six hundred and twenty-nine.

Jeremiah D. Nettleton has 1,806
Alvah Smith has 1,758
Scattering, 65"

On motion of Mr. McDaniel of the Senate-

The Convention proceeded to choose by ballot a Senator for District No. 10, from said two highest candidates and Jeremiah D. Nettleton was elected.

On motion of Mr. Renton of the Senate-

The convention proceeded to open, read and record the returns

of votes for Counsellors from the several Counsellor Districts in this State and completed the same.

On motion of Mr. McDaniel of the Senate

Resolved, That a committee be appointed to receive and sort the votes for Counsellors, count and cast their numbers and report thereon.

Ordered, That Messrs. McDaniel of the Senate, Spalding and

Glidden be the Committee.

On motion of Mr. Renton of the Senate

The convention reconsidered the vote adopting the following resolution:

"Resolved, That the town clerks of Salem and Thornton be and they are hereby required to appear before the Senate and House of Representatives in Convention on Thursday the eleventh day of June instant at ten of the clock in the forenoon, to shew cause why the returns of their respective towns were not made to the Secretary of State within the time prescribed by the Constitution, and that the Clerk of the House of Representatives cause a copy of this resolution to be served on each of the town clerks aforesaid as soon as may be."

Mr. Gregg of the Senate moved that said resolution be amended by striking out the word "eleventh" and inserting instead

thereof the word "tenth."

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

On motion of Mr. Ela-On the question, shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

On motion of Mr. Pickering of the Senate-

Resolved, That the Secretary of State be directed to notify the Honorable Jeremiah D. Nettleton of his election as Senator for District No. 10.

On motion of Mr. McDaniel-

The Convention rose and the Senate withdrew.

ted by the select committee providing IN HOUSE OF REPRESENTATIVES.

The question being upon the adoption of the among Mr. Ferrin from the select committee appointed to nominate two suitable persons for door-keepers of the House the present session, reported the following resolution:

Resolved, That Atkinson Webster and Samuel S. Dow be

door-keepers of the House for the present session.

Mr. Treadwell moved that the resolution be amended by striking out the words "Samuel S. Dow" and inserting instead thereof the words "Aaron Carter."

On motion of Mr. Smith of Bradford-Ordered, That the resolution lie on the table.

On motion of Mr. Smith of Bradford-

Resolved, That a select committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon the Governor elect and inform him of his election, and that the Legislature will be ready to receive any communication which he may be pleased to make.

Ordered, That Messrs. Wentworth, Haley, Wight, Goldthwait, Tudor, Pierce of Hillsborough, Flanders, Day, Lang and

Odlin be the committee.

Ordered; That the Clerk request the concurrence of the Senate therein are switzeness of their respective some weiler

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House in the passage of a resolution appointing a joint select committee to wait upon the Governor elect and inform him of his election and that the Legislature will be ready to receive any communication which he may be pleased to make, and have on their part joined Messrs. Gregg and Hatch." It was decided in the affirmative.

So the amendanem was adopted. On motion of Mr. Ela-The House adjourned. wollean self at It, was decided in the affirmative.

Resolved; That the Secretary of State be directed to notify the benomine feremial D. NOONASTAN election as Senator for

Os motionad Mr. Pickeriag of the Sepate-

So the resolution passed.

On motion of Mr. Smith of Bradford-

The House resumed the consideration of the resolution reported by the select committee providing for the appointment of door-keepers of the House for the present session.

The question being upon the adoption of the amendment pro-

posed to said resolution by Mr. Treadwell.

It was decided in the affirmative. So the amendment was adopted.

On the question, shall the resolution pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Wentworth from the joint select committee, appointed on the part of the House of Representatives, to wait upon His Excellency the Governor elect, and inform him of his election as Governor of the State of New Hampshire for the ensuing political year, and that the Legislature will be ready to receive any communication which he may be pleased to make, reported that they had attended to the duty assigned them and that His Excellency was pleased to reply that he felt deeply gratified towards his fellow citizens for this repeated testimony of their confidence reposed in him, and that he would meet the Legislature in the Representatives' Hall at half past three o'clock this afternoon and accept the office and take and subscribe the oaths prescribed by the and interests; to take good care, that no partial or p.noitutitanoo

Which report was accepted to was accepted to which report was accepted to

equal and just Government, which we rall of noisom and in Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections agreeably to the provisions of the Constitution man shift in bettim

in this generation, shall succeed in faithfully discharging these

high and holy purposes, NOITNAVNOO NI we shall have well performed our highest dunes as oursels of the Republic, and have

The Senate and House of Representatives being assembled in Convention in the Representatives' Hall, the Honorable John Page, Governor elect, came in escorted by the committee of both branches of the Legislature, attended by the Honorable Council, and manifested his acceptance of the office of Governor of this State. He then took and subscribed the oath of office before the President of the Senate and in the presence of both branches of the Legislature, when the Honorable Josiah Quiney, President of the Senate, declared His Excellency John Page, Governor of the State of New Hampshire for the ensuing political year, and presented him with a copy of the Constitution as a guide in the discharge of his official duties, as notice and has

His Excellency the Governor then returned to the Council Chamber attended by the Honorable Council, vino " redors each

On motion of Mr. McDaniel of the Senate mehicer I etal edi The Convention rose and the Senate withdrew. Preside wolls

honestly, and as ardently, as others : but, let us remer IN HOUSE OF REPRESENTATIVES.

and folloies to rest in silences, the trophies of death The following message in writing was received from His Excellency the Governor by the Secretary of State, which was read.

Fellow Citizens of the Senate,
and House of Representatives—

The revolution of another political year, under the wise direction of a benificent Providence, brings us together in a Legislative capacity, to execute the most important trusts, that could be confided to us, by our enlightened constituents. The duty and the trust, thus imposed upon us, of making laws for the government of a people, such as compose the great body of the citizens of New Hampshire, involving all interests of property, and even life itself, admonish us to approach the performance of these du ies, with chastened feelings, with thoughts elevated and enlarged, above and beyond the contracted circle of our own mere selfish views and interests; to take good care, that no partial or unjust legislation, shall mar the symmetry, of the well proportioned system of equal and just Government, which we received from our patriotic forefathers, and our forefathers' God; not to be uprooted and destroyed-but to be enjoyed and improved, preserved and transmitted, in like manner, to those who shall come after us. If we in this generation, shall succeed in faithfully discharging these high and holy purposes, we need not fear but we shall have well performed our highest duties as citizens of the Republic, and have conferred the greatest and most valuable benefit in our power to bestow upon the successors to our heritage, the legacy of free-Hall, the Honorable

In the dealings of a just, though oft-times inscrutable, Providence, our country has recently been called to mourn the death of its venerable Chief Magistrate, and at a peculiar and important crisis. A new administration had but just succeeded to power, and assumed the responsibilities of Government; incipient measures had but just been devised, when death suddenly removed the individual, selected by a majority of the nation to fill the highest station in the Government. This melancholy event affords a startling illustration of the fact, that "in the midst of life we are in death," and that station and honors afford no shield against the shaft of death, but would almost seem to present to the "insatiatiate archer," only a more shining and conspicuous mark. the late President widely different opinions prevailed, and we, fellow citizens, doubtless embraced those different opinions as honestly, and as ardently, as others: but, let us remember only his virtues and "the good that he did," while we permit his faults and foibles to rest in silence, the trophies of death.

The present is a deeply interesting period in the affairs of our nation. The new administration has seen fit to call an extra ses-

sion of Congress, which is now being held. The necessity of this call I am unable to perceive, and for the reasons therefor we are left mainly to conjecture. Let us hope, however, as every true lover of the honor and interest of his country will do, that those who have assumed the responsibility of the measure, will be able to give such good and sufficient reasons for the course taken, as will satisfy the caudid of its propriety, and that such policy may be adopted and acted upon, by those who have the control of affairs, as will continue to sustain our best interests and honor, and maintain unimpaired, that sacred charter of our liberties, the Constitution of the United States.

The National Government is clothed with certain delegated powers, which they may constitutionally exercise; but "all powers not delegated by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the People." Both the National and State Governments possess powers, which are separate and distinct: and the experience of more than half a century shows, that the two, when restricted within their own constitutional limits, afford to our citizens greater and more equal security, than any other known form of government on the globe. Institutions that so well answer the most valuable purposes of all governments, should be cherished with every care, and maintained with all their efficacy and purity, by every sacrifice that patriotism warrants, and with all the vigilance, that the preservation of true freedom ought to excite . While, therefore, the States should watch with a vigilant eye every encroachment on their reserved rights, they should as carefully avoid the exercise of any powers, delegated to the National Government.

The Congress of the United States are invested with full power "to lay and collect taxes, imposts and excises, to pay the debts, and provide for the common defence and general welfare of the United States;"—but with this authority they possess no power to collect a revenue for distribution among the States. Unfortunately for the nation, in 1836 there had accumulated in the Treasury an unexpected and large surplus revenue, beyond the then existing wants of the Government; and by a law of Congress called the "Deposite Act," that surplus was deposited with the several States for safe keeping. It was a deposit, and no more, and so viewed by the friends of the then administration who supported the measure; had it been a law to give, or distribute that sum to the several States, I am of opinion it would have

found few friends in either House of Congress. In ni amit to must

It is to be regretted, that any of our sister States have been seduced to stray from the safe path of strict economy in their public

expenditures. Justice to the present and future generations would seem to require of those, who as agents of the people, control the affairs of the States at the present time, a return and adherence to the strictest principles of economy, in the performance of their several duties and trusts; inasmuch as by such course only, can they reasonably expect to be relieved from the unfortunate embarrassments, under which they now labor. The spirit and energies of the American people are still unconquered, and, we may almost say unconquerable, when exerted in a just cause. Our people are lovers of justice, not only in their individual affairs, but in those of the States and Nation. I feel the highest confidence in the ability and disposition of the indebted States to meet all their just responsibilities, and that too, without resorting to the National Government for aid. If a system of distribution to the States were to be adopted (waiving the constitutionality of such system) it would most clearly be exceedingly bad policy; exhausting to the National Treasury, and corrupting to the States and the people.

The General Government is authorized "to provide for organizing, arming and disciplining the militia;"-and it is very desirable that a new organization should be made. It is believed that we have one and a half million of soldiers enrolled in the militia throughout the Union; of this number we have about thirty thousand in this State, who are called out thrice in each year for inspection, drill and review. This mode of training so numerous a body of soldiers, is attended with a very great aggregate expense, of both time and money, unaccompanied in the estimation of very many of our citizens by an equivalent advantage. The "right of the people to keep and bear arms," is a right dear to every freeman; arms should be in the hands of every citizen of the Republic, who is able to wield them, and it is the duty of Government to prescribe such rules of organization and discipline, as will give those arms the greatest possible efficiency. The system of organization and discipline to be useful, must deserve and receive the approval of those for whom it is established; it must be free from the charge of favoritism and partiality on the one hand, and not impose too heavy a tax on the time and money of the citizen on the other. All our citizens should be required, and held strictly to sustain, their fair share of the burthens of the system.

It is believed that a division of our Militia into junior and senior classes, the latter being excused from active duty, except in cases of invasion and insurrection, and thus abridging in effect the term of time in which duty is to be required, and granting to the former an increased compensation in proportion to the services required of ithem, withholding of course any compensation to the

latter class, except when called into actual service, would not only be a great saving of expense on the whole, but would advance the discipline and effectiveness of the former class, by enabling them to devote more time and attention to the school of the soldier, than under our present system would be deemed just

and expedient to require. evalled of goldling, revewed,

The present is no time to relax in the encouragement and support of a well regulated militia. How soon we may be called upon to defend the liberty and country inherited from our patriotic sires, we cannot know; but this we are assured, that while the nature of man remains unchanged, the manifestation of a constant readiness and ability to defend ourselves is the surest guaranty against aggression. While speaking of the subject of our militia, permit me to call your attention to that of our field artillery. Most of our regiments are now supplied with small brass field pieces; they answer well the purpose for which they were designed, that is, to accustom our soldiers to the exercise and use of this kind of ordnance. In some few recent instances, these light pieces have been exchanged by the State for those of a heavier class. Doubts have been expressed as to the adoption of this measure as a general rule; the smaller size are equally useful, and far more convenient for all the purposes of exercise and drill, and a saving of

much expense. By reference to the charters of the banking institutions in this State, it will be seen that several are soon to expire by limitation, and it consequently becomes a question of importance as to what ought to be our policy toward them. It is believed in this State, we have fallen into what is now deemed a very common error in this country, that of establishing too many banks-more than the interest of community requires, which is the only proper reason for the establishment of any. This error, if it should thus be considered, the Legislature will soon have a favorable opportunity to correct. It must be admitted, that recent developements in the management of certain banks in the Nation, have tended to shake whatever of confidence a large portion of community had in them. Peculation and fraud, of such aggravated character, have been committed among those entrusted with the control of these institutions, as to become truly alarming. Some of these banks appear to have turned aside from their lawful sphere of operations, and instead of impartially lending their aid to the general business of the country, (as it was the object of their establishment to do,) to have contributed their means mainly to the aggrandizement of a few favorites. Banking institutions have become so numerous, and their notes have so extensively assumed the place of money as a circulating medium, as apparently to render such institutions indispensable; that to effect any important change in the system, even with acknowledged public interest on the side of reform, has become a task of no ordinary magnitude and difficulty, and would

require the most mature deliberation. The reput

It is, however, gratifying to believe that the banks in New Hampshire, with few exceptions, have fulfilled their appropriate duties to the community with a commendable degree of fidelity, and have shared largely the public confidence; they should be held to a rigid and strict accountability on all their engagements, with no hope of legislative favor on failure to redeem, on demand and in specie, all their promises. I would suggest the propriety of limiting, by law, the amount that may be loaned to any one individual or firm, and also, by legal enactment, prevent the control of any bank in this State passing into the hands of those who are not citizens of the State. It has long been desired to limit the denomination of notes the banks may be allowed to issue; this, if judicially commenced and persevered in, will, it is believed, be attended with favorable results, in restoring and continuing in circulation a greater amount of specie. The re-chartering of our present banks, so far as their issues are concerned, will afford the Legislature opportunity to carry this reform into effect. These remarks and suggestions are made in no spirit of hostility to banks, as such; they are convenient and useful, when based on substantial capital, and properly conducted. I believe it is the desire of all, to correct abuses wherever they exist, and under safe and strong regulations and restrictions to improve our banking system, rather than to uproot and destroy it.

I have received reports from the Bank Commissioners, in relation to a portion of our banks, and hope, early in the session, to be able to lay before the Legislature their reports on the con-

dition of all the banks in the State. State of the state

"Knowledge and learning generally diffused through a community being essential to the support of a free government," it is made the duty of the Legislature, by the Constitution, "to cherish the interests of literature and the sciences." It is a source of congratulation that our ancestors early adopted the system of free common schools as the best means of promoting the general diffusion of knowledge among all classes of citizens; the direct tendency of which is to foster and strengthen the feelings of equality, in respect to political rights, and to make that feeling fact which constitutes the main support, and affords the surest guaranty of the preservation of our republican institutions. It is a high satisfaction, that the generous and enlightened principles of the foun-

ders of this admirable system have been, and still are, warmly cherished. Statistics recently furnished, show that our common schools and other institutions of learning in the State have not been left to languish for want of support, but that their benign influence has been felt as generally, and that the benefits of education have been as widely diffused, and as highly appreciated and enjoyed, as in any State in the Union. Much has been done here, as well as elsewhere, in the cause of education; but doubtless much remains to do. The standard of education in our common schools might well be raised, and improvements in the equality and method of imparting instruction, it is presumed, in many instances, might be adopted. This is said to be an age of improvements; to attempt to keep our present position merely will be to retrogade; and we certainly ought to do neither in the matter of endeavoring to improve our moral or social condition. This subject is entitled to your earnest consideration, and in any measures you may propose, conducive to the end desired, I shall

be most happy to co-operate. hand ad thin stenodish has albi The State Prison has now been under the charge of the present Warden for one year, and for the most of that time the convicts there confined have been employed directly on behalf of the State. I believe that order and strict discipline have been perseveringly maintained, and that the police of the prison is inferior to that of no other prison in the Union. The State has recently made a considerable outlay, to commence and carry on business in the prison on its own account; and I trust that, considering the general embarrassments of the times, the result of the measure will be found, at least not to be disastrous. I entertain strong hope that our State penitentiary will yet cease to be a burthen to the treasury, and still answer well the end of its establishment, as a place of strict and secure confinement to hard labor of those whom the laws condemn to be its inmates. The pardoning power, I apprehend, has been too often exercised, not only in this, but other States, towards criminals condemned to ordinary punishment. A pardon has, in consequence, become a matter of hope and of confident expectation to many of those sent to our prison. The influence of this state of feeling is undoubtedly bad in its effects on most convicts. The remedy is easy, and I trust will be adopted. A report from the Warden, detailing more particularly the state and prospects of the institution, may be expected at an early day.

The act of the last Legislature abolishing imprisonment for debt in this State, was undoubtedly just in itself, and in accordance with the principles of humanity, and the spirit of the age.

I rejoice that our statutes are at last freed of the odious principle that visited upon poverty consequences that should attach only to crime. I would here suggest the inquiry, whether some small portions of the uncolle ted avails of the debtor's labor might not justly and consistently with the best good of community, be exempted from the operation of the trustee process. The beneficial effect of such exemption would be felt by many of the unfortunate debtor class, in the encouragement it would afford them to persevere in their labors to support themselves, and perhaps families whose entire dependence is upon the proceeds of their labor for subsistence. The inquiry I think is one worthy of your consideration, and cannot but hope it may meet a favorable response. But let us not forget, in the meantime that impartiality is an essential constituent in just legislation: that creditors, as well as debtors, have rights that are entitled to equal protection. Some additional enactments to protect the just rights of the former class, to secure the honest and industrious from becoming a prey to the idle and dishonest, will be found necessary. The committee appointed to revise the laws of the State, under instructions by the last Legislature so to do, will probably report for your consideration a code of laws on this subject. vad bendance and attive

Since the last session of the Legislature, the counties of Belknap and Carroll have been organized and gone into successful operation. Six new terms of the court have thus been created, and may render a new organization of the other terms of the court necessary. I would also suggest to the Legislature, whether, so far as any increase of expense and duties have been imposed upon the court, such allowance should not be made that the compensation of the Judges should continue at least equal to what it was when first established. The subject was under the consideration of the last Legislature, but I believe no definite action was had. We ought to cherish a rigid economy in the adminisistration of all our State affairs no sinecure offices should be allowed to exist, and no extravagant salaries should be given; but it does seem to me that the compensation to our judicial officers especially, since, besides the natural increase of business, we have imposed additional duties and expense upon them, should, in justice, be increased. I hope this subject will receive and engage the attention of the Legislature, and that it will meet with that favor which I am confident a full examination of its merits will show that it deserves.

By a recent communication from Doctor Jackson, our State Geologist, I am informed he is busily employed in the preparation of his report, which he hopes to have completed before the close of the session. His "report will embrace the general outlines of the survey, and some of the most important facts which bear upon the economical use of minerals; also a series of very delicate chemical analyses on minerals and soils;" that being desirous of presenting as many accurate analyses as possible he continued his work in the laboratory to the latest moment, and which has consequently delayed an early publication of his report. I retain undiminished confidence, that this survey will disclose great and valuable sources of mineral wealth in the State, beside imparting much useful information to the agricultural interest. all vonelles

The appropriation for the education of the indigent deaf and dumb has been applied to the object intended; as also, in part, the appropriation for the education of the blind. Of the former class, the applicants are more numerous, and will require at least the full amount appropriated yearly for their benefit. On the other hand, the indigent blind are few in number, and require less at present than the amount of the yearly appropriation for this the House, with such as the Senate may join, to prorisogruq

In conclusion, gentlemen, be assured it will give me much satisfaction to unite with you in the adoption of such measures as shall best promote the welfare and prosperity of our fellow citizens. me ABAP NHOLegislature and its officers, with a list of the stan-

and is as follows:

a State of New Hampshire, and all o dase at seathfunding amb Executive Department, June, 1841. In smilatige I sell lo seds

Ordered, That Messrs Wedley Wind honorous of the Condition of Mr. Woodbury

Ordered, That the message of His Excellency the Governor lie on the table, and that the Clerk be directed to procure one thousand printed copies for the use of the House.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution appointing a joint select committee to prepare and report rules for the government of the two Houses the present session, and have on their part joined Mr. Governor was received by the Secretary of State, which't yelraf

On motion of Mr. Cheney—

JOHN PAGEL

The House adjourned.

I herewith inclose the annual report of the Warnen chile Street

and flouse of Representatives:

FRIDAY, JUNE 4, 1841.

Mr. Griffin from the select committee appointed to invite the several clergymen who are members of the House and the Hon.

Mr. Moore of the Senate to officiate as chaplains during the present session, reported that they had attended to the duty assigned them by giving an invitation to the several reverend gentlemen belonging to the Senate and House of Representatives to officiate as chaplains alternately, that the invitation had been accepted by them, and that they would commence their duties to-morrow morning at the time assigned by a resolution of the House.

On motion of Mr. Cheney and lady soosbilled

Resolved, That a committee be appointed to inform His Excellency the Governor and the Honorable Council and Senate that prayers will be offered in the Representatives' Hall at a quarter before ten o'clock in the forenoon, on each day of the session, and invite their attendance. of the education for the appropriation for the distribution of the special of the spec

Ordered, That Messrs. Smith of Bradford, Hamlin and John-

son be the committee.

On motion of Mr. Wedgwood of Effingham-

Resolved, That a select committee be appointed on the part of the House, with such as the Senate may join, to procure three hundred printed copies of the rules of the House and the joint rules of the two Houses, the Constitution of the United States, the Constitution of this State, the names of the several members of the Legislature and its officers, with a list of the standing committees in each of its branches, for the use of both branches of the Legislature the present session amusand sympositi

Ordered, That Messrs. Wedgwood, Gutterson and Baker of

Troy be the committee. I sill to engage an edited T

Ordered, That the Clerk request the concurrence of the Senthousand primed copies for the use of the San Tan lo noitom nO ate therein.

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections agreeably to the provisions of the Constitution. and an appropriate

Ordered, That the Clerk inform the Senate thereof.

The following message in writing from His Excellency the Governor was received by the Secretary of State, which was read and is as follows: On mounn of Mr. Chenev

To the Hon. Senate and House of Representatives:

I herewith inclose the annual report of the Warden of the State Prison, accompanied also with the reports of the Physician and Chaplain of the same institution. JOHN PAGE.

Council Chamber, & entire to select committee & and from the select committee & council Chamber, several clergy men who are members of the H. L. Blue and Long Mr. Wentworth called for the reading of the report and bear applicable, and the Convention servello of Mr. Colby ed on one on the Convention of Mr. Colby ed on the Colby ed on th

Ordered, That His Excellency's message with the accompaaying documents lie on the table. these ed lists segments lie on the table. sense of propriety, in each House may determine to be proper.

S. When a messare NoiTrayvoo Nihe House to which it shall be announced a the door of the House to which it

may be sent by the door keeper. The Senate and House of Representatives being assembled in

Convention in the Representatives' Hallman and rabouted lade

Mr. McDaniel of the Senate, from the committee to whom were referred the returns of votes for Counsellors from the several Counsellor Districts in this State, informed the Convention that said committee were not now ready to report thereon-when,

On motion of Mr. McDaniel of the Senate herso range made The Convention rose and the Senate withdrew.

H. ise of Representatives, then by the President of the Senate. IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Colby was said of switcher steam lie no The House resumed the consideration of the message of His Excellency the Governor and the accompanying documents.

rejected in the other, notice-sla .rM ho notion nOto Ordered, That His Excellency's message lie on the table and that the Clerk be directed to procure five hundred printed copies of the message and accompanying documents for the use of the

Mr. Smith of Bradford from the joint select committee appointed to prepare and report joint rules for the government of the two Houses the present session, by leave reported the following

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES:

1. When a convention of the two Houses is to be formed whether by requirement of the Constitution, or by a vote or resolve of the two Houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in Convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the Convention, and shall state the reason for forming the Conven-When the House and Senate are thus formed in Convention, the rules adopted as the rules of the House, shall be considered the rules of the Convention, so far as they may be deemed applicable, and the Convention shall accordingly be governed Ordered, That His Excellency's message with the acyderedt

2. Messages shall be sent by such person or persons as a sense of propriety, in each House may determine to be proper.

3. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which it may be sent by the door keeper.

4. When bills are on their passage between the Houses, they shall be under the signature of the Clerk of each House respec-

McDaniel of the Senate, from the committee to the 5. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that pass both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective Houses; and shall be signed, first by the Speaker of the House of Representatives, then by the President of the Senate.

6. There shall be a committee to consist of three members of the House and one of the Senate, on each of the following sub-

jects, to wit:

On all matters relative to the State Library, and on all matters

relative to the State House and State House yard?

7. When a bill or reselve which shall have passed in one House is rejected in the other, notice thereof shall be given to the House in which the same may have passed. 1811 T. have

8. Each House shall transmit to the other all papers on which

any bill or resolve shall be founded. and moons but agreement to

- 9. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed on for adjournino flouses the present session, by leave reported i ment.
- 10. After each House shall have adhered to their disagreement, a bill or resolve shall be considered lost.

The foregoing rules having been read-

be On motion of Mr. Currier -od do not never a sed W. L. Resolved, That they be adopted on the part of the House as the joint rules of the two Houses the present session.

Ordered, That the Clerk inform the Senate thereof,

Mr. Bordman of Gilford, from the select committee appointed to prepare and report rules for the government of the House the present session, by leave reported the following:

Convention, and shall state the reason for forming the Convention. When the House and Senate are thus formed in Convennon, the rules adopted as the rules of the House, shall be consid-

RULES FOR THE GOVERNMENT OF THE HOUSE.

OF THE DUTY OF THE SPEAKER. as broved

1. The Speaker shall take the Chair precisely at the hour to which the House shall have adjourned, shall immediately call the members to order, and at the commencement of each day's session, shall cause the journal of the preceding day to be read.

- 2. He shall preserve decorum and order; may speak on points of order in preference to other members, rising from his seat for that purpose, and shall decide questions of order subject to an appeal to the House by any two members. Questions shall be distinctly put in this form, to wit: "As many as are of opinion that (as the case may be) say Aye;" and after the affirmative vote is expressed, "As many as are of the contrary opinion say No." If the Speaker doubts, or a division be called for, the House shall divide; those in the affirmative of the question shall first rise from their seats, and stand till they be counted. The Speaker shall then rise and state the decision of the House.
 - 3. He shall rise to put a question, but may state it sitting

4. All committees shall be appointed by the Speaker, unless otherwise directed by the House, address and seemed as a seement of the seement o

5. The Speaker shall designate to which of the standing committees all memorials, petitions, accounts or other matters shall be referred, unless otherwise ordered by the House

of The Speaker shall vote in no case, unless the House be equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division, the question shall be lost.

the Speaker; and all writs, warrants or subpœnas issued by order of the House, shall be under his hand and seal, attested by the Clerk.

S. In case of any disturbance or disorderly conduct in the galleries, the Speaker or Chairman of the committee of the whole House, shall have the power to order the same to be cleared.

9. No person but the members and officers of the House, members of the Council, and members of the Senate, the Secretary of the State, Treasurer, and Clerks of the Senate, shall be admitted within the door of the Representatives' Chamber, unless by invitation of the Speaker or of some member of the House with consent of the Speaker, except in public hearings, the parties, their counsel and witnesses.

10. The Speaker shall have power to substitute any member to perform the duties of the chair, such substitution not to extend beyond an adjournment.

of DECORUM AND DEBATE.

11. When any member is about to speak in debate, or deliver any matter to the House, he shall arise from his seat and respect-

fully address himself to Mr. Speaker and oversear flade o

12. If any member transgress the rules of the House, the Speaker shall, or any other member may call him to order; in which case the member so called to order shall immediately sit down; and the question of order shall then be distinctly stated from the chair; after which the member so called to order, may explain, and the question shall be open to debate, as in other cases, and be decided by the Speaker, whose decision shall be submitted to, unless an appeal be made to the House by a member, in which case, the only question shall be, "Is the Speaker's decision correct?" which shall be dicided without debate. If the decision be in favor of the member so called to order, he may proceed; if otherwise, and the case shall require it, he shall be liable to the censure of the House.

13. In all cases, the member first rising shall speak first. When two members rise at the same time, the Speaker shall name the

mittees all memorials, petitions, accounts or other hange of normal

14. No member shall speak more than twice to the same question, without leave of the House, nor more than once until every member choosing to speak shall have spoken; and if a question be lost by adjournment of the House and revived on the succeeding day, no member who shall have spoken thereon twice, on the preceding day, shall be permitted again to speak on it without leave.

15. While the Speaker is putting any question, or addressing the House, no one shall walk out of, or across the House; nor in such case, or when a member is speaking shall entertain private discourse, nor whilst a member is speaking shall pass between him and the chair, nor shall any member leave his seat while the yeas and nays are calling.

16. No member shall vote on any question in the event of which he is directly interested; or in any case where he was not present

when the question was put anged and to nooh

tion is put, shall give his vote, unless the House, when a question is put, shall give his vote, unless the House, for special reason shall excuse him.

18. No motion shall be debated until the same shall be seconded and stated from the chair—and when a motion shall be made and seconded, it shall be reduced to writing, if desired by the Speaker, or any member, delivered in at the table, and read by

the Speaker, before the same shall be debated.

19. No petition shall be received by the House, unless it be presented by a member thereof, and upon motion made for that purpose, nor until the substance of said petition be concisely minuted and the name of the member and the town he represents recorded on the back thereof; and it shall be the duty of the Speaker, whenever any motion relative to a petition is to be stated to the House, to state in the first place the substance of the petition as minuted on the back thereof.

20. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before a

division or amendment.

21. When a question is under debate, no motion shall be received, but, 1st—To adjourn; 2d, to lie on the table; 3d, to postpone indefinitely; 4th, to postpone to a day certain; 5th, to commit; and 6th, to amend; which several motions shall have precedence in the order in which they are arranged. Motions to adjourn, and lie on the table, shall be decided without debate.

22. When a question is postponed indefinitely, the same shall

not be acted upon during the session.

23. Any member may call for the division of a question, when

the sense will admit of it.

24. A motion for commitment, until it is decided, shall preclude all amendment of the main question—and all motions and reports may be committed at the pleasure of the House.

25. No new motion shall be admitted under color of amend-

ment, as a substitute for the motion under debate.

26. No vote shall be reconsidered, unless the motion for reconsideration be made by a member who voted with the majority, nor unless notice of such motion be given on the same day on which the vote passed, or on the next day between the hours of ten and twelve o'clock.

27. When the reading of a paper is called for and objected to by any member, it shall be determined by a vote of the House.

28. Any member my excuse himself from serving on any committee at the time of his appointment, if he is then a member of two other committees, who have not reported. No member shall nominate more than one person for the same committee, provided the person nominated shall be chosen—nor shall any person

after having been himself appointed, nominate one for the same committee.

29. Each member shall seasonably, and punctually attend his duty in the Honse; and no one shall absent himself from the service of the House, unless he have leave, or be sick and unable to attend.

30. When the House adjourns, each member shall rise and

keep his place, until the Speaker leaves the chair.

31. The Speaker shall appoint a sergeant-at-arms whenever it may be necessary to execute the commands of the House, and process issued by its authority.

to the House, to state in the first place the substance of the peti-

32. The following standing committees shall be appointed early in the June session;

A committee on Elections; a committee on the Judiciary; a committee on Banks; a committee on the State Prison; and a committee on Public Lands—to consist of ten members each.

A committee on Agriculture and Manufactures; a committee on Finance; a committee on Military Affairs; a committee on Education; a committee on Incorporations; a committee on Towns and Parishes; and a committee on Roads, Bridges and Canals—to consist of nine members each.

A committee on Unfinished Business-to consist of seven

A committee on Bills on their Second Reading; a committee on Printer's Accounts; a committee on Military Accounts; and a committee on Claims—to consist of five members each.

A committee on the Alteration of Names, to consist of three members.

It shall be the duty of the committee on Elections, to examine and report upon the certificates or other credentials of the election of the members returned to serve in this House, and to take into consideration all such petitions and other matters, in relation to elections and returns, as shall or may be presented, or come in question, and shall be referred to them by the House.

It shall be the duty of the committee on the Judiciary to take into their consideration all matters in relation to the judiciary system of this State; to examine and report what laws have expired or are near expiring, and require to be revived or further continued, and report their opinion on all constitutional questions that may be referred to them by the House.

It shall be the duty of the committee on Banks to consider all

applications for the incorporation of banks, and all subjects relating to such institutions, that may be referred to them by the

House, and to report thereon, manos eds to your eds ed thate il

It shall be the duty of the committee on the State Prison to take into consideration all matters in relation to the State Prison, to examine all the reports and accounts that may be submitted by the Warden, and make such report, either by bill or otherwise, as they think the interest of the State requires.

It shall be the duty of the committee on Public Lands to consider all proposals and applications for the sale of public lands, and every matter in relation to them, that may be referred to the

committee by the House, and to report thereon. In the day years

It shall be the duty of the committee on Agriculture and Manufactures, to take into their consideration all matters concerning the agricultural and manufacturing interests of the State, and the incorporation of agricultural societies and factories, that shall be referred to them by the House and to report thereon.

It shall be the duty of the committee on Finance to examine and take into their consideration the state of the treasury; to report what sum it may be necessary to raise as a State tax, and on every subject touching the financial interests of the State, that

may be referred to them by the House. beauty salwands assi

It shall be the duty of the Military committee to consider all applications for altering or amending laws regulating the militia of this State, and for the removal of militia officers, and to report thereon.

It shall be the duty of the committee on Roads, Bridges and Canals, to consider all applications for the incorporation of turnpikes, railroads, bridges or canals, and for the alteration of tolls, and all matters relative thereto, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Education, to consider all subjects relative to the regulation of school districts and schools, and all matters concerning education that may be referred to them

by the House, and report thereon, to not leaded hous maken and

It shall be the duty of the committee on Towns and Parishes, to consider all applications for the incorporation of towns or parishes, for the alteration of town or parish lines, that may be referred to them by the Herror and to them by the Herror and to them by the Herror and to them.

ferred to them by the House, and to report thereon.

It shall be the duty of the committee on Incorporations to consider and report on all applications for acts of incorporation, and all other matters which may come in question relative to bodies corporate, that may be referred to them by the House,

excepting those relating to towns, parishes, turnpikes, railroads, canals, banks, agricultural societies and factories.

It shall be the duty of the committee on Unfinished Business, to examine and report from the journals of the last session, all

such matters as were then pending and undetermined. On plant sales

It shall be the duty of the committee on bills on their second reading to take into consideration all bills on their second reading, that may be committed for amendment, or otherwise, and to make such report thereon as they may think expedient.

It shall be the duty of the committee on Printers' Accounts to examine and adjust all accounts against the State for printing, and every subject relating to such accounts, that may be referred to

them by the House, and to report thereon.

It shall be the duty of the committee on Military Accounts, to examine, adjust and report on all accounts relative to the militia,

that may be referred to them by the House.

It shall be the duty of the committee on Claims to audit, adjust and report on all accounts and claims that may be presented for allowance, except accounts for printing, military accounts, and accounts for engrossing bills.

33. All other committees shall consist of three members, un-

less otherwise ordered.

34. The standing committees shall attend at their respective committee rooms, two hours before the meeting of the House in the morning, and at such other times as the House shall order, and no committee shall sit during the sitting of the House, unless

when the Speaker shall consider it to be necessary.

35. The first named member of any committee appointed by the Speaker of the House, shall be the chairman; and in case of his absence or being excused by the House, the next named member, and so on as often as the case shall happen, unless the committee, by a majority of the number, elect a chairman. And when any committee shall report otherwise than by bill, they shall, if the subject admit of it, subjoin to their report a resolution making such disposition of the matter committed to them, as to the committee shall seem expedient.

rishes, for the alteration of Sallie NOsh lines, that may be ro-

36. Every bill shall be introduced by motion for leave or by an order of the House, on the report of a committee; and no bill shall be introduced by any member, (except on the report of a committee) unless he shall have given at least one day's notice of his intention, and of the object of the bill to be introduced.

the former is disposed of.

37. Every bill shall receive three several readings in the House previous to its passage. The first reading shall be for information and if not rejected, it shall be immediately read a second time by its title, and be by the Speaker referred to the appropriate standing committee, unless otherwise ordered by the House; and upon the report of the committee, if not rejected, or committed, or postponed, or laid on the table, a time shall be assigned for the third reading of the bill, which shall be on some subsequent day; and all bills for a third reading shall be assigned for three o'clock in the afternoon, unless otherwise ordered by the House.

38. Before any bill, resolution or vote, shall be sent to the Senate, the Speaker shall read the vote, resolution, or title of the bill. All bills and all votes and resolutions that are necessary to be carried to the Senate for their concurrence may be sent by the assistant clerk.

45. No amendment shall be made but upon the second reading OF COMMITTEES OF THE WHOLE HOUSE. with the name of the member and the town he represents on the

39. The House may resolve itself into a committee of the whole House, at any time, on the motion of a member made for that purpose; and in forming a committee of the whole House, the Speaker shall leave the chair, and a chairman to preside in

committee shall be appointed by the Speaker.

40. Upon bills and resolutions committed to a committee of the whole House, the bill or resolution shall be first read throughout by the Clerk, and then again read and debated by clauses, leaving the preamble of bills to be last considered; the body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, as the same shall be agreed to by the committee, and so reported to the House. After report the bill or resolution shall again be subject to be debated and amended by clauses, before a question to pass it to a third reading be taken.

41. The rules of proceeding in the House, shall be observed in a committee of the whole House, so far as they may be appli-

cable, except the rule limiting the times of speaking.

42. No standing rule or order of the House, shall be rescinded, without one day's notice being given of the motion therefor; nor suspended, unless by a vote therefor of two thirds of the members present. Shall said amendment be adopted?

> It was decided in the affirmative. So the amendment was adopted.

37. Every Ad HT To RESIGNED TO AND AD HOUSE House previous to its passage. The first reading shall be for information

43. As soon as the journal is read, the Speaker shall call for petitions from the members of the respective counties, beginning with the county of Rockingham. The petitions having been presented and disposed of, reports, first from the standing, and then from the select committees shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.

44. The unfinished business in which the House was engaged at the last preceding adjournment, shall have the preference over all other business, except the general orders of the day, and no motion on any other business, except the general orders of the day, shall be received, without special leave of the House, until

the former is disposed of.

45. No amendment shall be made but upon the second reading of a bill or joint resolution, and all resolutions shall be in writing with the name of the member and the town he represents on the back thereof:

Mr. Stickney moved that the report be amended by inserting after the word "committee" in the 7th line of the 37th rule as reported by said committee, the words "except when reported by some standing committee."

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Mr. Blaisdell moved that the report be further amended by striking out the whole of the 37th rule as reported by said com-

mittee and inserting instead thereof the following:

continuous continuous

And the question being put,
Shall said amendment be adopted?
It was decided in the affirmative.
So the amendment was adopted.

ford, Breck.

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Mr. Pierce of Dover moved that the report be further amended by striking out the 45th rule as reported by the committee.

And the question being put,

Shall said amendment be adopted?

It was decided in the affirmative.

Mossis. Treadwell, Blodge, adopted was adopted by the state of the sta

Mr. Ela moved that said rules as amended be adopted as the rules for the government of the House for the present session.

And the question being put,
It was decided in the affirmative.

So said rules were thus adopted.

Messrs. Wentworth, Young of Striffing of Mr. Griffing of Mr. G

of Seabrook, Allen Sharwojba esmoH edT man, Calley, Craw-

San Ro. NOONASTAN Conals.

A message from the Senate by their Clerk:

"Mr. Speaker:—The Senate have adopted the joint rules reported by the joint select committee appointed for that purpose, for the government of the two Houses the present session."

Agreeably to the rules of the House the Speaker announced the appointment of the following

. CAST NOT NOT BE SEED OF SEED

Boardman of Lyndeborough, Davis of Antim, Morrison of Portsmouth, Baldwin, S. anoitsella on Dover.

Messrs. Smith of Bradford, Gibson of Pelham, Curry, Copeland, Griffin, Stevens of Lyman, Stickney, Goldthwait, Pitman, Clough of Barrington. The control of Barrington. The control of Barrington. Westra, Laborata, Laborata, Richard Control of Barrington.

On the Judiciary.

Messrs. Baker of Hillsborough, Laighton, Sawyer of Nashua, Robinson of Concord, Morrison of Manchester, Parker of Fitzwilliam, Swasey, Hall of Tamworth, Merrill, Tudor.

On Banks.

Messrs. Waldron, Bordman of Gilford, Sawyer of Dover,

Pierce of Hillsborough, Porter, Spalding, Patter of Hancock, McGrath, Pattee, Leavitt, or as of the day of the

And the question being put. Shall said amendm.nosin' state on the State Prison.

Messrs. Treadwell, Blodgett of Canaan, Latham, Shute, Burley of Franklin, Morrill of Boscawen, Norris, Dearborn, Little, Greene.

And the question being put, It was decided in the stands of the control of the co

Messrs. Wentworth, Young of Stewartstown, Peabody, Brown of Seabrook, Allen of Lee, Coolidge, Eastman, Calley, Crawford, Breck.

On Roads, Bridges and Canals.

Messrs. Perrin, Towle of Hampton, Chandler, Kingsbury of Alstead, Smith of Haverhill, Ames, Woodbury, Wedgewood, Bingham.

noises these On Towns and Parishes. meaning on the

Messrs. Ela, Stevens of Goffstown, McDuffie, Ladd of Epping, Brown of Chester, Weeks of Richmond, Farley, Whidden, Hamilton.

On Education.

Messrs. Hoyt of Northfield, George of Salisbury, Blaisdell, Boardman of Lyndeborough, Davis of Antrim, Morrison of Portsmouth, Baldwin, Stark, Pierce of Dover.

Messrs. Smith of Renditerogramment Pelham, Curry, Copeland, Griffin, Stevens of Lyman, Stickney, Goldthwair, Pitman,

Messrs. Haley, Carter, Scribner, Lathrop, Locke of Alexandria, Knight, Odlin, Tebbetts, Humphrey.

On Agriculture and Manufactures.

Messrs. Colby, Towle of Freedom, Stevens of Mason, Perkins, Wheeler of Keene, Emerton, Baker of Troy.

On Finance.

Messrs. Ayer, Morrill of Somersworth, Demeritt, Pickering, Wallace of Amherst, Page of Benton, Morse.

On Military Affairs. It lo dollon at

y to meet the S Messrs. Sanborn of Deerfield, Young of Meredith, Robinson of Poplin, Blake, Patten of Candia, Townsend, Doe.

On Unfinished Business.

Messrs. Thompson of Salem, Wiggin of Portsmouth, Harmon, Wilcomb, Ballou, Allen of Lebanon, Witham.

On Bills on their Second Reading.

Messrs. Currier of Newtown, Thayer, Adams of Springfield, George of Plaistow, Cross and missionist rolles and beautiful for the country of the country of

On Printers' Accounts.

Messrs. Batchelder of Hampstead, Beard, Blodgett of Dorchester, Prescott, Locke of New Durham. That in district No. 1, the whole number of votes is

On Military Accounts. 2 8 01 71882909 1

Messrs. Burnham, Robinson of Brentwood, Rawlins of Deerfield, Day, Glidden. Arthur Branscomb has

Frederick Sanborn has

Estimated as scattering

Necessary to a ch

John H. Steele has

On Claims.

Messrs. Bruce, Taylor, Batchelder of Northampton, Fifield, Ferrin.

> In District No. 2. On the Alteration of Names.

Messrs. Silsby, Palmer, Grannis.

votes is

JOINT COMMITTEES.

On Engrossed Bills.

Messrs. Wight, Lang.

880 M

On the Library and oand a vanell

Messrs. Cheney, Flanders, McMillen.

On the State House and State House Yard.

Messrs. Page of Sutton, Willey, Hoit of Concord.

Portsmouth, Har-

On motion of Mr. Spalding of Nashua-

Resolved, That the House are now ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

On Unfinished Business. IN CONVENTION.

The Senate and House of Representatives being assembled in

convention in the Representatives' Hall-

Mr. McDaniel of the Senate, from the joint select committee appointed to receive the returns of votes for Counsellors from the several counsellor districts in this State with instructions to count them and compare and cast their numbers,

Messes. Batchelder , CATROGARBeard, Blodgett of Dor-

That in district No. 1, the whole number of votes is	11,051
Necessary to a choice on whith at	5,526
Moses Norris, Jr. has	5,228
Moses Norris has ownered to nosaidos medatud en	1.051
Arthur Branscomb has	4,628
Fraderick Sephem has	134
	10
Estimated as scattering	
rs. Bruce, Taylor, Batchelder of Nossion, of Fifield	
In District No O the mode number of votes is	10,457
In District No. 2, the whole number of votes is	5,229
Necessary to a choice	07
Estimated as scattering sincer, Crannis, sollies, states as scattering sincer, Crannis, sollies, solli	277
Josiah Dearborn has	4,299
Jeremiah Wilson has	5,854
Henry B. Rust has	0,004
and is elected.	
JOINT COMMITTEES.	11 074
In District No. 3, the whole number of votes is	11,874
Necessary to a choice	5,938
Estimated as scattering	as Moss
Israel Herrick has	010
Henry B. Chase has granded and and	4,397
John H. Steele has McMillen. seh Steele has John H. Steele has	7,158
and is elected.	
On the Stufe House and State House Yard.	
In District No. 4, the whole number of votes is	8,964
Necessary to a choice of yelliw nome to sail a	4,488

Samuel Griffin has seles edt lo noitatesta edt tuoditiw er m262

of Pers show that the certificate was made in an

the towns of Epsom, New Market, Portsmouth,

Samuel Edgerton has 4,100
0.540 Well-Branch and others contambno the Later and the
because our mails for on the 1900 and the comments
need was made at their presence, and all these delective returns
In District No. 5, the whole number of votes is 9,374 Necessary to a choice 4,688
Necessary to a choice born and to some and at 4,688
Estimated as scattering John White has
John White has
John White has Edmund Carleton has
Isaac Abbott has 3,291
John H. White has 5,871
and is elected. Amount of Espan, New Market, Portsman of Espan, New Market, Portsman of Espan, New Market, Portsman of the country of the cou
Law with the fillingstrate and all with all the all the at the

The votes of the town of Salem in District No. 1, for Moses Norris, Jr. 140, Arthur Branscomb 133, Frederick Sanborn 12; and the votes of the town of Thornton in District No. 5, for John H. White 136, for Isaac Abbott 58, all included in the above estimate, were not received by the Secretary of State within the time prescribed by the Constitution.

The votes for Moses Norris in District No. 1, were returned from the towns of Epsom, New Market, Portsmouth and Sandown, and none were returned from those towns for Moses Nor-Those for John White in District No. 5, were returned from the town of Waterville, and none were returned from that town for John H. White; of the 28 votes estimated as scattering in the same district, 27 are returned from Hart's Location and 7 more being returned from that place for Isaac Abbot, gives 34 votes as the number returned from that place. Most of the returns are deficient in some one or more of the particulars required by the act passed at the last session of the Legislature, relating to the return of votes and making further provision for certifying the same. That act requires, 1st, that the record and certificate be made up by the town clerk in the presence of the moderator and of such of the selectmen as attended at the giving in and counting of the votes. 2d, that the moderator and selectmen shall attest the correctness of the certificate by their own signatures, and 3d, that the certificate shall be attested by the clerk and sealed up by him in presence of said moderator and selectmen. The returns from ten towns only, to wit, Derry, Londonderry, New Castle, Portsmouth, Amherst, Nashua, Chesterfield, Marlow, Swanzey and Westmoreland comply in all respects with these requisitions. The returns from all the other towns and places are

defective in one or more of the particulars required; numbers of them are without the attestation of the selectmen and moderator; others show that the certificate was made in presence of the moderator and selectmen, and others containing their attestation of the correctness of the copy of the record, do not show that the record itself was made in their presence, and all these defective returns with one exception are without any certificate showing that they were sealed up in presence of the moderator and selectmen.

Which report was accepted.

Whereupon-

Resolved, That the returns of votes for Counsellors from the towns and places composing District No. 1, be laid upon the table.

Resolved, That process be issued requiring the town clerks of the towns of Epsom, New Market, Portsmouth, Sandown and Waterville to appear before the Senate and House of Representatives in Convention assembled on Thursday the 10th day of June instant, to amend their respective certificates or returns of votes for Counsellor and the town records of said votes.

On motion of Mr. McDaniel of the Senate-The Convention rose and the Senate withdrew.

-nac bas in house of Representatives. od mod down, and noue were returned from those towns for Moses Nor-

The votes for Moses Norris in District No. 1, were returned

On motion of Mr. Spalding

Resolved. That a committee be appointed on the part of the House with such as the Senate may join, to wait upon His Excellency the Governor and inform him that the following gentlemen are elected Counsellors for the ensuing political year, viz:

Henry B. Rust, for District No. 2, John H. Steele, "No. 3, John H. Steele, John H. Steele, "No. 3, Phinehas Handerson, No. 4, John H. White, no. 5,

Ordered, That Messrs. Spalding, Smith of Haverhill, and Haines be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Blake - standard of the correctness of the correctnes

Resolved, That a select committee be appointed on the part of the House with such as the Senate may join, to assign committee rooms to the several standing committees.

Ordered, That Messrs. Wiggin of Ossipee, Jones of Washington and Johnson be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein. Choates

On motion of Mr. Bruce-ited adt betnessag reiter 3 aM

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to audit the accounts of the Treasurer of this State. teration of Names.

Ordered, That Messrs. Treadwell, Swasey and Stickney be Resolved, That the committee on the Judicia, estimmos ent

Ordered, That the Clerk request the concurrence of the Senentitled "An act regulating the assignment of dower misrahteats years lawful title or possession under the person or persons from

A message from the Senate by their Clerk : ontage was modely

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a resolution appointing a joint select committee to procure three hundred printed copies of the rules of the House of Representatives, and the joint rules of the two Houses, the constitution of the United States, the constitution of this State, the names of the several members of the Legislature and its officers, with a list of the standing committees in each of its branches, for the use of both branches of the Legislature the present session, and have on their part joined Mr. Belding."

Mr. Bordman of Gilford gave notice that he will on Tuesday next ask leave to introduce a bill to annex certain islands in Winnipisseogec Lake to Belknap county.

Resolved. That each member of the House be required to leave with the doorkeeper his name, place of residence and boarding house, immediately after the adjournment this afternoon.

On motion—

The House adjourned. I do notion at appointed to take into consideration the message of his Excellency the Governor, and

report what disposition shall be made of the several subjects em-

and Rollins drowney, oronSATURDAY, JUNE 5, 1841.

James H. Bingham of Claremont having been duly qualified as a representative from that town, was introduced by the Secretary of State and took his seat sono staned of T-realised

Mr. Whitcomb presented the petition of Asahel Dodge, praying for a redress of wrongs in certain cases no haw of optiminos

Ordered, That it be referred to the committee on the Judiciary. ensuing political year, viz:

Mr. Morrill of Boscawen presented the petition of Caroline Choate;

Mr. Currier presented the petition of Daniel Kimball; a0

Praying for the alteration of their respective names.

Ordered, That they be referred to the committee on the Alof the Treasurer of this State. teration of Names.

Mr. Gibson of Newbury submitted the following resolution:

Resolved, That the committee on the Judiciary be instructed so to alter or amend the 5th section of an act passed July 2, 1829, entitled "An act regulating the assignment of dower that twenty years lawful title or possession under the person or persons from whom any grantee may respectively claim, shall forever exclude all right of dower to lands or dowable estate whereto a deceased husband lost or parted with his title."

Mr. Sawyer of Nashua moved that the resolution be amended by striking out the words "so to alter or amend" and inserting instead thereof the words "to inquire into the expediency of so

amending."

Which amendment was accepted by the mover. and estate aids

On the question, shall the resolution pass? its branches, for the use

It was decided in the affirmative. present session, and have on their

So the resolution passed.

On motion of Mr. Treadwell-

Resolved, That Robert Morrison a member of this House from the town of Portsmouth have leave of absence from and after this day, and that the Clerk make up the pay roll accordingly.

On motion of Mr. Swasey-

Resolved, That the use of the Representatives' Hall be allowed to the Concord Brass Band on Wednesday evening next for the purpose of giving a concert of instrumental and vocal music.

On motion of Mr. Norris—

Resolved, That a select committee be appointed to take into consideration the message of his Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein.

Ordered, That Messrs. Whittemore, Wentworth and Rollins

of Barnstead be the committee.

A message from the Senate by their Clerk:

"Mr. Speaker:-The Senate concur with the House of Representatives in the passage of a resolution appointing a joint select committee to wait on his Excellency the Governor and inform him that the following gentlemen are elected Counsellors for the ensuing political year, viz:

Henry B. Rust, for District No. 2, and I have been No. 3, semmesters! bas John H. Steele, 66 66 Phinehas Handerson, 190 Will b No. 4,0 dmosli W. 1M

ods of John H. White, bus sin " on 5, stantidadai sandto

and have on their part joined Mr. Hatch to noting a to some year

The Senate concur with the House in the passage of a resolution appointing a joint select committee to audit the accounts of the Treasurer of this State, and have on their part joined Mr. Pickering," bled edt he petition of the field "garaste Like

On motion of Mr. Sawyer of Nashua- lo maniger to 8 ent

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of extending the rights and liabilities of married women so as to secure to the wives of aliens and of citizens of other States living in this State, separate from their husbands, the property which they may acquire here, and the custody of those minor children born in this country and to render them liable upon their contracts. Totalled bias and it , berobal) Military Affairs.

On motion of Mr. Currier-

Resolved, That when the House adjourn this forenoon it adjourn to meet on Monday next at three o'clock in the afternoon. Mr. Steele presented the petition of Joseph Glines

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution appointing a joint select committee to assign committee rooms to the several standing committees and have on their part joined Mr. Nettleton."

On motion of Mr. Colby-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending or repealing the first section of an act entitled "An act relating to the return of votes and making further provision for certifying the same," approved Dec. 22, 1840, and report by bill or otherwise. On motion of Mr. Treadwell-wolld and berioger seemmoo

Resolved by the Sbenruojba eauoH edTRepresentatives, That committee rooms numbered 6, 7, and 8, be occupied by the committees of the Senate, and the following rooms by the com-

and bus anonce MONDAY JUNE 7, 1841.

mittees of the House of Representatives:

By committees on Incorporations and the Alteration Mr. Dearborn presented the petition of Edmund Cook and others, praying for the incorporation of the Campton Village Manufacturing Company. on Finance.

Ordered, That it be referred to the committee on Agriculture and Manufactures.

Mr. Wilcomb presented the petition of Orin Garnsey and 20 others, inhabitants of Franconia and Lisbon, praying for the severance of a portion of territory from Lisbon and annexing the same to Franconia. q salt in sevolt salt dis visconia sisned

Ordered, That it be referred to the committee on Towns and the Treasurer of this State, and have on their part Parishes.

Mr. Goldthwait presented the petition of the field officers of the 31st regiment of N. H. militia, praying for the removal of an officer;

Mr. Mason presented the petition of Charles W. Pierce, pray-

ing for the removal of an officer;

Mr. Buzzell presented the petition of Jonathan Buzzell, Colonel of the 33d regiment of the N. H. militia, praying for the removal of an officer;

Ordered, That said petitions be referred to the committee on

Military Affairs.

Mr. Wilcomb presented the petition of Wesley W. Crouch; Also, the petition of Elijah Spooner and Roxana Spooner;

Mr. Steele presented the petition of Joseph Glines;

Mr. Torr presented the petition of Nath'l Wentworth Goodwin;

Mr. George of Plaistow presented the petition of Jason R. Ricker, praying for the alteration of their respective names;

Mr. Batchelder of Marlborough presented the petition of John Lewis, praying for the alteration of the name of Edwin Harring-

Ordered, That said petitions be referred to the committee on the Alteration of Names Dames to veneribages, add out ariupat of

Mr. Wiggin of Ossipee from the joint select committee appointed to designate committee rooms for the several standing committees, reported the following resolutions:

Resolved by the Senate and House of Representatives, That committee rooms numbered 6, 7, and 8, be occupied by the committees of the Senate, and the following rooms by the committees of the House of Representatives:

No. 1. By committees on Elections and Banks.

No. 2. By committees on Incorporations and the Alteration of Names. Dearborn presented the petition of Edmind. ames.

No. 3. By committees on Agriculture and Manufactures, and on Finance.

No. 4. By committees on Roads, Bridges and Canals, and on Public Lands.

No. 5. By committees on Claims and on Printers' Accounts.

No. 9. By committees on Unfinished Business and on bills on their second reading.

No. 10. By committee on the Judiciary.

No. 11. By committees on Military Affairs and on Military Accounts.

No. 12. By committees on Education and on the Library and on the State Prison.

No. 13. By committees on Towns and Parishes and by the select committees.

No. 6. By the joint committee on Engrossed Bills.

No. 8. By the committee on the State House and State House Yard.

Which was read.

Mr. Spalding from the joint select committee appointed to wait upon His Excellency the Governor and inform him of the election of Counsellors from districts numbered 2, 3, 4, and 5, reported that they had attended to the duty assigned them.

Which report was accepted.

In pursuance of a law of this State passed Nov. session 1840, The Speaker announced the appointment of Messrs. Colby and Ainsworth as members of the joint standing committee on the Library, on the part of the House.

The Speaker laid before the House a report and sundry resolutions adopted by the Legislature of the State of Maine respect-

ing the North Eastern Boundary.

Mr. Robinson of Concord called for the reading of the resolutions.

which were read town meeting, -he answer bear graw Hald Williams

On motion of Mr. Robinson of Concord-

Ordered, That said report and resolutions be referred to a select committee.

On motion of Mr. Treadwell woses Notes are severed and notion of Mr. Treadwell work of the motion of

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections agreeably to the provisions of the Constitution.

Ordered, That the Clerk inform the Senate thereof.

Mr. Hall gave notice that he will on Wednesday next ask leave to introduce a bill entitled "an act for the more speedy settlement of insolvent estates in certain cases."

amination and attendance.

No. 4. By committees on Roads, Bridges and Canals, and IN CONVENTION. No. 5. By committees on Clams and on Printers' Accounts.

on Public Lands.

The Senate and House of Representatives being assembled in Convention in the Representatives' Hall, John Bennett, town clerk of the town of Portsmouth appeared before the Convention.

On motion of Mr. Renton of the Senate-

The Convention resumed the consideration of the certificate or return of votes given in at Portsmouth for Counsellor on the second Tuesday of March last. T no seem more at all ov

On motion of Mr. Gregg of the Senate-

Resolved, That the Convention now proceed through their Chairman to propound such interrogatories to said town clerk touching his record and return of the votes given in at Portsmouth for Counsellor on the second Tuesday of March last, as may be deemed proper, and that said town clerk may answer upon oath to such interrogatories as may be put to him by the Convention Or by their orders, & beredmun stricts mont received or

The Convention accordingly proceeded to the examination of

said town clerk.

Which report was accepted. Said John Bennett, having been duly sworn, -in reply to the question whether he had made any mistake in making up the record of the votes cast in said town of Portsmouth for Counsellor on the second Tuesday of March last, or whether he had made any mistake in his return of said votes-and if so, what that mistake was?—answered that he had made a mistake both in his said record and return by omitting to enter therein the word "jr." after the words "Moses Norris" by brosno lo nosnido A 1M

In reply to the question whether any votes were cast for Moses Norris at said town meeting, -he answered that there were

not.

On motion of Mr. Robinson of Concord-In reply to the question whether any votes were cast for "Moses Norris, jr." at said town meeting,-he answered, that 673 votes were cast for Moses Norris, jr. beet M lo notion all

On motion of Mr. Renton of the Senate-

Resolved, That said town clerk be permitted to amend his

record and return according to the fact.

Said town clerk then amended his record and return accordingly by inserting therein the word "jr." after the words "Moses Norris." to incover a bill engitled was act for the n

On motion of Mr. Hatch-

Resolved, That said town clerk be discharged from farther examination and attendance.

On motion of Mr. Treadwell of the House-

The convention proceeded to read and record said return of votes from the town of Portsmouth, as amended.

On motion of Mr. Treadwell-

The convention resumed the consideration of the returns of votes for Counsellor from the remaining towns in District No. 1.

On motion of Mr. Treadwell-

Resolved, That said returns of votes from District No. 1, be recommitted to the committee who have had the same under consideration

On motion of Mr. Hatch of the Senate-

The Convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

Mr. Perrin submitted the following resolution:

Resolved, That the use of the Representatives' Hall be granted to none during the present session except for literary purposes and subjects connected with legislation.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That said resolution be laid on the table.

On motion of Mr. Baker of Hillsborough-

The House rescinded the vote of Saturday, the 5th instant,

adopting the following resolution:

"Resolved, That the use of the Representatives' Hall be allowed to the Concord Brass Band on Wednesday evening next for the purpose of giving a concert of vocal and instrumental music."

On motion of Mr. Blaisdell-

The House resumed the consideration of the resolution which was introduced by Mr. Perrin. I best add bewolfs at

Mr. Ela moved that the resolution be amended by striking out

the words "for literary purposes and".

And the question being put,

Shall the amendment be adopted?

It was decided in the negative.

So the amendment was rejected. Mr. Treadwell moved that the resolution be amended by inserting after the word "literary" the word "religious".

Mr. Coodale presented the petition of Jeln

And the question being put—

Shall the amendment be adopted?

It was decided in the negative.

So the amendment was rejected.

On the question, shall the resolution pass? It was decided in the affirmative.

So the resolution passed.

Mr. Wedgewood from the committee appointed to procure three hundred printed copies of the rules of the Senate and House of Representatives, and the joint rules of the two Houses, the constitution of the United States, the constitution of this State, the names of the several members of the Legislature and its officers, with a list of the standing committees in each of its branches, for the use of both branches of the Legislature the present session, by leave, reported that they had attended to the duty assigned them-and that said copies are with the door-keepers ready for the use of the House.

Which report on motion of Mr. Merrill was accepted.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That a select committee be appointed on the part of the House with such as the Senate may join, for the purpose of fixing on a day on which the business of the present session may be brought to a close.

Ordered, That Messrs. Rand, Goodwin, and Parker of Little-

ton be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Baker of Troy-

Resolved. That the committee on the Judiciary be instructed to inquire into the expediency of enacting a law making it the duty of the selectmen of the several towns in this State to tax all property left by a will, gift or bequest where a contingency is implied or where the property descends to the other heirs in case of the decease of the minor, and that the guardian of said minor or executor be allowed the said taxes on settlement, and that they report by bill or otherwise.

On motion-

The House adjourned. I make the A

TUESDAY, JUNE 8, 1841.

It was decided in the negative. So the smendment was rejected

Laurens A. Grannis who had been duly qualified as a representative from the town of Claremont was introduced by the Secretary of State, and took his seat.

Mr. Goodale presented the petition of John Gove;

Treadwell moved that the resolution be amended by insert-

Mr. Patten presented the petition of Baxter Symonds;

Mr. Noyes presented the petition of John Brown, 3d; Mr. Webster presented the petition of George French;

Mr. Morrison of Sanbornton presented the petition of Jacob T. Dolloff;

Mr. Woodbury presented the petition of Albert Alcock and seven others praying for the alteration of their respective names;

Mr. Page of Sutton presented the petition of Rodney J. Bingham praying for the alteration of the name of an adopted son;

Mr. Hoyt of Northfield presented the petition of Harrison Arlin, praying for the alteration of the names of himself and family; Mr. Wentworth presented the petition of William L. Horn,

praying for the alteration of the names of himself and family;

Ordered, That said petitions be referred to the committee on the Alteration of Names.

Mr. Bordman of Gilford presented the petition of Samuel Osgood and another praying to be disannexed from the town of Gilmanton and annexed to the town of Gilford;

Mr. Waldron presented the petition of Richard Pickering, praying to be disannexed from the town of Newington and annexed to the town of Portsmouth;

Mr. Goodwin presented the petition of J. F. A. Peabody and others, inhabitants of the towns of Wentworth and Rumney, praying for the incorporation of a school district;

Ordered, That said petitions be referred to the committee on

Towns and Parishes.

Mr. Haines presented the petition of Ross C. Haines and others, praying that the town of Pittsburgh, and the place called Clarksville be disannexed from the places called Millsfield, Dixville and Errol, and that said town of Pittsburgh and the place called Clarksville be permitted to elect and send a representative to the General Court;

Ordered, That it be referred to the committee on Elections.

Mr. McMillen presented the petition of N. C. Crombie and others praying for an act of incorporation of a Mutual Fire Insurance Company in New Boston;

Mr. Moulton presented the petition of Lorenzo Dow and others praying for the incorporation of a Band of Martial Music;

Ordered, That said petitions be referred to the committee on Incorporations.

Mr. Wheeler of Keene presented the memorial of George D. Dort and others;

Also the memorial of Stephen Smith and others;
Also the memorial of Levi Chamberlain and others;

Also the memorial of Robert Wilson and others;

Also the memorial of Joshua D. Blake and another;

Also the memorial of William Sebastian, remonstrating against the granting of the prayer of the petition of Levi Barker and others for the removal of Jarius M. Snow Major of the 20th Regiment N. H. Militia;

Mr. Haley presented the petition of the field officers of the

27th Regiment praying for the removal of an officer;

Mr. Day presented the petition of Prescott Lovejoy and others, praying for the removal of an officer;

Mr. Willey presented the petition of John Marston and others,

praying for an alteration of the Militia law;

Mr. Jones of Farmington presented the petition of the officers of the 39th regiment, praying for the removal of an officer;

Mr. Paine presented the petition of the 5th Company of Infantry in the 19th regiment N. H. Militia, praying that said company be disannexed from the 19th and annexed to the 29th regiment;

Mr. Young of Meredith presented the petition of Smith M. Glidden and others, praying for an appropriation for musical in-

struments:

Mr. Bruce presented the petition of the officers and privates of the Cavalry Company annexed to the 5th regiment N. H. Militia, praying for legislative aid;

Ordered, That said memorials and petitions be referred to the

committee on Military Affairs.

Mr. Haines presented the petition of Nathaniel Perkins and others, praying for the taxation of non-resident proprietors or owners of unsettled lands;

Mr. Allen of Lee presented the petition of George Lang and others, praying that collectors of taxes may be compelled to give

bonds;

Mr. Davis of Keene presented the petition of Levi Willard and others, praying for an alteration of the law so as to permit persons to send to schools in all districts where they pay taxes.

Ordered, That said petitions be referred to the committee on

the Judiciary.

A message from the Senate by their Clerk:

"Mr. Speaker:- The Senate concur with the House of Representatives in the passage of a resolution appointing a committee for the purpose of fixing on a day on which the business of the present session may be brought to a close, and have on their part joined Mr. Johnson."

Mr. Waldron presented the report of the Eastern Railroad. On motion of Mr. Sawyer of Nashua—

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

The House adopted the resolution reported by the joint select committee appointed to designate committee rooms to the several standing committees.

Ordered, That the Clerk notify the Honorable Senate accord-

ingly.

Mr. Waldron gave notice that he will to-morrow ask leave to introduce a bill entitled "An act in addition to several acts incorporating the Eastern Railroad in New Hampshire."

Mr. Waldron also gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to continue corporations for

three years for certain purposes."

Mr. Robinson of Concord by leave presented the memorial of Joshua Leavitt, setting forth the importance of an equitable and adequate market for American wheat, accompanied with statistical tables.

On motion of Mr. Smith of Bradford-

Ordered, That said memorial be referred to a select committee.

Ordered, That Messrs. Chandler, Ayer, and Waldron be the committee.

The following message in writing was received from His Excellency the Governor, by the Secretary of State—

Which was read, and is as follows:

"To the Honorable Senate,

and House of Representatives:

I herewith transmit the quarterly returns of the Banks in this State made by the Cashiers thereof under the act of July 4, 1838, so far as they have been received by the Secretary of State.

JOHN PAGE.

Executive Department, June 8, 1841."

On motion of Mr. Spalding-

Ordered, That His Excellency's message, with the accompanying documents be referred to the committee on Banks.

A further message in writing from His Excellency the Governor was received, by the Secretary of State—

Which was read and is as follows:

"To the Honorable Senate,

and House of Representatives:

I herewith communicate sundry resolutions passed by the legis-

latures of Delaware, Pennsylvania, Indiana, New York and Massachusetts, relative to the proceeds of the sales of the public lands.

Also resolutions of the States of Maine, Kentucky, Massachusetts, Indiana and Delaware, relative to an amendment of the Constitution of the United States.

Also resolutions of Alabama and Maryland, relative to fugitives

from justice.

Also resolutions of Maryland and Massachusetts relative to the N. E. Boundary.

Also resolutions of Alabama, relative to an exchange of the

reports of the Supreme Judicial Courts.

Also the memorial of Alexander Vattemare and accompanying papers relating to public libraries, which I am requested to lay before the Legislature of this State.

JOHN PAGE.

Executive Department, }
June 8, 1841."

On motion of Mr. Blaisdell-

Ordered, That the resolutions passed by the legislatures of Delaware, Pennsylvania, Indiana, New York and Massachusetts, relative to the proceeds of the sales of the public lands;

The resolutions of the States of Maine, Kentucky, Massachusetts, Indiana and Delaware relative to the amendment of the

constitution of the United States;

The resolutions of Alabama and Maryland relative to fugitives

from public justice; and

The resolutions of Alabama relative to an exchange of the reports of the supreme judicial courts, be referred to the committee on the Judiciary. See all red under the set, years of the debut of the

That the resolutions of Maryland and Massachusetts relative to the North Eastern Boundary, be referred to the select committee who have that subject under consideration, and that

The memorial of Alexander Vattemare and accompanying papers relating to public libraries, be referred to the committee on

the Library of diw organia a vinell

Mr. Clark by leave presented sundry resolutions passed by the citizens of Landaff relating to salaries of public officers, banks, railroads and other corporations. 1645000 sile ve havissen have too Which was read and is as follows:

Which were read.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That they lie on the table.

On motion of Mr. Currier-

Resolved, That the select committee to take into consideration

the communication from the Governor of Maine with the accompanying documents, relating to the North Eastern Boundary shall consist of ten members.

Ordered, That Messrs. Robinson of Concord, Gibson of Newbury, Steele, McGaw, Young of Barnstead, Prentiss, Beacham, Goodale, Parker of Littleton and Wheeler of Milan be the committee.

On motion of Mr. Bruce-

Resolved, That a committee consisting of one from each senatorial district be appointed to take into consideration the expediency of districting the State anew for the choice of Senators and report by bill or otherwise.

Ordered, That Messrs Bruce, Laighton, Currier of Newtown, Chandler, Carter, Rollins of Barnstead, Curry, Thompson of Warner, Parker of Fitzwilliam, Kingsbury, Goodwin and

Pitman be the committee.

Mr. Chandler gave notice that he will to-morrow ask leave to introduce a bill entitled "An act relating to railroad corporations."

On motion of Mr. Foss-

Resolved, That the committee on Roads, Bridges and Canals be instructed to take into consideration the expediency of making further provision for the security of our citizens against the damages to which they are exposed in their persons and property by railroad cars crossing our public roads and streets, and report by bill or otherwise.

On motion of Mr. Ela-

Resolved, That the committee on the Judiciary be instructed to inquire and report to this House whether there is any law of this State in existence authorizing the Court of Common Pleas to pay out of the several county treasuries to the Solicitors in their respective counties the sum of fifty dollars for each term of attendance upon said court in the absence of the Attorney General, besides two dollars per day allowance as commissioners.

Resolved, That said committee be instructed to inquire into the expediency of equalizing the sums to be paid to the several County Solicitors in their respective counties, for their attendance upon court, in the absence of the Attorney General, and that the same be deducted out of the salary of the Attorney General, or paid out of the State treasury instead of the several county treasuries, and report by bill or otherwise.

Mr. Fudor gave notice that he will to-morrow ask leave to introduce a bill entitled "An act more effectually to guard against and prevent the loss of baggage by the public conveyances.

the counties of Belknap and Carroll.

misulization to an of The House adjourned. That is see that

Bade vishmod aresed AFTERNOON. Se stoemuoob guive ad

Mr. Peirce of Dover presented the second annual report of the directors of the Boston and Maine Railroad.

On motion of Mr. Spalding-

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

Mr. Spalding presented the sixth annual report of the Nashua

and Lowell Railroad Corporation;

Also the report of the commissioners upon the division of the cost of said road between the States of New Hampshire and Massachusetts;

On motion of Mr. Spalding-

Ordered, That said reports be referred to the committee on

Roads, Bridges and Canals.

Mr. Bordman of Gilford gave notice that he will to-morrow ask leave to introduce a bill more effectually to define, detect and punish nocturnal depredations.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have passed the joint resolution reported by the joint select committee appointed to assign committee rooms to the several standing committees of both branches of the Legislature."

On motion of Mr. Sanborn of Deerfield-

Resolved, That a committee of two be appointed on the part of the House, with such as the Senate may join, to propound such questions as may be deemed proper, to the delinquent town clerks who have been summoned to appear before the Senate and House of Representatives in Convention assembled on Thursday next.

Ordered, That Messrs. Sanborn of Deerfield and Sawyer of

Nashua be the committee on the part of the House.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Parker of Fitzwilliam submitted the following resolution:

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

On motion of Mr. Spalding-

Ordered, That the resolution lie on the table.

Mr. Bordman of Gilford gave notice that he will on Thursday next ask leave to introduce a bill in addition to an act constituting the counties of Belknap and Carroll.

Mr. Ayer gave notice that he will to-morrow ask leave to introduce a bill to render void all settlements of paupers gained under any law of this State passed prior to the year 1796.

Mr. Bruce gave notice that he will on Thursday next ask leave to introduce a bill entitled "An act relating to passenger carriers."

On motion of Mr. Pickering-

Also the period of the House adjourned of the removal of an officer.

Ordered. That said petitions, with the accompaning papers,

WEDNESDAY, JUNE 9, 1841.

be referred to the committee on Military Allairs,

Daniel M. Christie having been duly qualified as a representative from the town of Dover was introduced by the Secretary of State and took his seat.

Mr. Whitcomb presented the account of Elijah Carpenter. Ordered, That it be referred to the committee on Claims.

Mr. Prentiss presented the petition of Levi Denison and others;

Mr. Kingsbury presented the petition of James Chandler and others;

Praying for encouragement to silk growers.

Ordered, That said petitions be referred to the committee on Agriculture and Manufactures.

Mr. Witham presented the petition of John Greenfield and others, praying for a railroad from Great Falls to Rochester;

Mr. Chandler presented the petition of William P. Riddle and others, praying for an amendment of the charter of the Granite Bridge.

Ordered, That said petitions be referred to the committee on

Roads, Bridges and Canals.

Mr. Thompson of Wolfborough presented the petition of William Horne and others, praying for the annexation of a part of the towns of New Durham and Alton to the town of Wolfborough.

Ordered, That it be referred to the committee on Towns

and Parishes.

Mr. Hoit of Concord presented the petition of Joel S. Morrill and others, praying for the incorporation of Fire Engine Company No. 7 in the town of Concord.

Ordered, That it be referred to the committee on Incorpora-

tions.

Mr. Robinson of Concord presented the petition of sundry

officers of the 20th regiment, praying for the removal of an officer, with accompanying papers;

Mr. Bruce presented the petition of D. W. Baker and others, praying for legislative aid to the several cavalry companies in this that he will on I har State:

Mr. Smith of Haverhill presented the petition of Calvin Keyes

and others praying for the removal of an officer; to notice

Also the petition of A. P. Goold, lieutenant colonel of the 13th regiment and others, praying for the removal of an officer; Ordered, That said petitions, with the accompanying papers,

be referred to the committee on Military Affairs.

Mr. Young of Meredith presented the memorial of Olive Graves, praying for redress of grievances against the Avery Factory Company at Meredith.

Ordered, That it be referred to the committee on the Judicia-

nown of Hover ry. Mr. Thompson of Wolfborough presented the petition of Joseph F. Langley; A lo minoson

Mr. Converse presented the petition of Jane Bennett; Mr. Odlin presented the petition of Charles Crichet;

Mr. Goodale presented the petition of Jacob B. Gove;

Mr. Young of Meredith presented the petition of Emery Hackett;

Mr. Pickering presented the petition of Elias Smith Quint;

Mr. Goodale presented the petition of Alexis Burtt; Praying for the alteration of their respective names;

Mr. Stevens of Mason presented the petition of Charles A. Eastman, praying for the alteration of the name of an adopted daughter;

Mr. Putnam presented the petition of Benjamin R. Hutchinson and wife, praying for the alteration of the names of themselves

and child.

Ordered, That said petitions be referred to the committee on the Alteration of Names.

Mr. Treadwell, from the joint select committee to audit the accounts of the Treasurer of this State, made a report,

Which was read-

On motion of Mr. Merrill-onelan ed it that

Resolved, That said report be accepted.

Ordered, That the Clerk inform the Senate thereof.

Mr. Whittemore, from the select committee to whom was referred the annual message of his Excellency the Governor with instructions to report the disposition to be made of the several subjects embraced therein, made a report,

Whereupon-

On motion of Mr. Resolved, That so much of his Excellency's message as relates to the militia be referred to the committee on Military Af-

That so much as relates to banks and banking institutions be referred to the committee on Banks.

That so much as relates to education and the relief of the deaf, dumb and blind be referred to the committee on Education.

That so much as relates to the protection of debtor and creditor and the compensation of the judicial officers be referred to the committee on the Judiciary, no seminos and red I

That so much as relates to a Geological and Mineralogical Survey of the State be referred to the committee on Agriculture and Manufactures.

That so much as relates to the affairs of the State Prison be referred to the committee on the State Prison.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the appointment of a joint select committee to propound such questions as may be deemed proper to the delinquent town clerks who have been summoned to appear before the Senate and House of Representatives in convention assembled on Thursday next, and have on their part joined Mr. Gregg."

On motion of Mr. Morrill of Somersworth-

Resolved, That a select committee consisting of the delegation from the county of Strafford be instructed to inquire into the expediency of locating the terms of the Superior Court and Court of Common Pleas in said county in one place, and report by bill or otherwise.

Pursuant to previous notice and by leave, have also do

Mr. Tudor introduced a bill entitled "An act more effectually to guard against and prevent the loss of baggage by the public Pursuant to previous notice and by leave, conveyances,"

Which was read a first time. Hid a beautioned religiously all

Ordered, That it be read a second time this forenoon at eleven o'clock. Which was read; a first and second time.

Pursuant to previous notice and by leave, and to more no

Mr. Waldron introduced a bill entitled "An act for continuing all corporations three years for certain purposes." yell and to see

Which was read a first and second time, M la notion at

On motion of Mr. Waldron- United and T beauters

Ordered, That it be referred to the committee on the Juditraining to a later period, and also to magning into the experiorist

On motion of Mr. Day-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of so amending the act entitled "An act to establish the rates at which polls and rateable estate shall be assessed in making direct taxes," approved July 4, 1833, as to make it the duty of the selectmen of the several towns in this State to tax all saw-logs, masts, spars and manufactured timber when the value thereof shall exceed the sum of fifty dollars, and report by bill or otherwise.

On motion of Mr. Hoit of Northfield-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of enacting a law requiring land holders to fence on public highways of cultivated lands.

Pursuant to previous notice and by leave,

Mr. Bordman of Gilford introduced a bill entitled "An act more effectually to define, detect and punish nocturnal depredators."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Agreeably to previous notice and by leave,

Mr. Hall introduced a bill entitled "An act for the more speedy settlement of insolvent estates in certain cases."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Ayer introduced a bill entitled "An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Chandler introduced a bill entitled "An act relating to Railroad corporations."

Which was read a first and second time.

On motion of Mr. Chandler-

Ordered, That it lie on the table and be made the special order of the day for Friday next at eleven o'clock in the forenoon.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of changing the annual spring training to a later period, and also to inquire into the expediency of requiring the non-commissioned officers of the several companies in this State to attend the officer drills, and also the expediency of authorizing the Colonels of the several regiments in this State to continue the annual officer drills for a period not exceeding three days, and to require the attendance of the musicians of each regiment at said drills.

Mr. Chandler presented the report of the directors of the Gran-

ite Bridge.

On motion of Mr. Chandler-

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

Mr. Baker of Hillsborough submitted the following resolutions:

1. Resolved by the Senate and House of Representatives in General Court convened, That the Federal Constitution confers upon Congress no power to charter a Bank, and that its establishlishment would be fraught with danger to the best interests of the country.

2. Resolved, That should the present Congress grant a charter contrary to the will of the people of the United States, as expressed at every election at which the question has been presented to them, it will be the duty of a subsequent Congress to re-

peal it.

3. Resolved, That in the event of the establishment of a National Bank, it will be incumbent upon New Hampshire as one of the parties to the compact of the Union, to adopt such measures as may be necessary to protect her citizens from the encroachments of the Federal Government.

4. Resolved, That no emergency can justify a connection of the Treasury of the United States with the Banks as agents in the collection, custody and disbursement of the public revenues.

5. Resolved, That the creation of a national debt by funding the real or supposed liabilities of the federal government, would

be a fraud upon the people.

6. Resolved, That the distribution of the public revenue, whether it may have accrued from the proceeds of the sales of the public lands or otherwise, is without sanction in the Constitution, would be disastrous to the prosperity of the States, and tend to destroy that due relation between the States and the federal government to preserve which should be the paramount object of legislation.

7. Resolved, That a system of tariff duties except to supply the actual wants of government, ought not to be established, that the whole scheme of a protective tariff is a gross legislative error

founded in ignorance of the true principles of political economy, an imposition upon the credulity of a people by which they are taxed without any equivalent, that instead of encouraging domestic industry it depresses it, instead of protection it brings destruction.

8. Resolved, That the true policy of the federal government is to confine its action to the objects specifically enumerated in the

Constitution, leaving industry to regulate itself.

Resolved, That the resolution passed July 4, 1838, relative to French spoliations prior to the year 1800, be and the.

same are hereby repealed. I of benefit ad a next hereby

10. Resolved, That His Excellency the Governor of this State be directed to transmit a copy of the foregoing resolutions to each of our Senators and Representatives in Congress, to be by them laid before the Senate and House of Representatives of the United States. and I be Federal Const. States United States.

Which was read. I find a retrade of rewood on assigned acqui

On motion of Mr. Baker of Hillsborough- ed bloow treemand Ordered, That said resolutions lie on the table.

Mr. Ayer moved that the Clerk be directed to procure three hundred printed copies of said resolutions for the use of the pressed at every election at which the question has her House.

And the question being put, to your sale ad live it medical be It was decided in the negative.

The House proceeded to the order of the day upon the bill entitled "An act more effectually to guard against and prevent the loss of baggage by the public conveyances."

Which was read a second time. Delong of vireseous ed van at On motion of Mr. Stickney-managed leasted and to among

Ordered, That it be referred to the committee on the Judici-

The House proceeded in the order of the day upon the bill entitled "An act for the more speedy settlement of insolvent estates in certain cases." but he soldlided bosoque to issued

Which was read a second time. Algorg out room basit as ed

On motion of Mr. Sawyer of Nashua-

Ordered, That it be referred to the committee on the Jupublic lands or otherwise, is without sanction in the C. vraisib

The House proceeded in the order of the day upon the bill entitled "An act more effectually to define, detect and punish nocturnal depredators." and ad bloods daidw avissand of

Which was read a second time.

On motion of Mr. Bordman of Gilford-

Ordered. That it be referred to the committee on the Judia se whole scheme of a protective tariff is a gross legislative, vrain

On motion of Mr. Bordman of Gifford of the House A message from the Senate by their Clerk:

"Mr. Speaker:-The Senate have accepted the report of the joint select committee appointed to audit the accounts of the Treasurer of this State."

The following message was received from His Excellency the Governor by the Secretary of State, which was read and is as follows: sary General and Theodore F. Lowe was elected.

To the Senate and stiges of the senate and a notion at

House of Representatives : noting was and

I herewith inclose the report of the Trustees of the New Hampshire Asylum for the Insane made agreeably to the act of Dec. 17, 1840. JOHN PAGE.

On motion of Mr. Trandwell-

Executive Department, } June 8, 1841

Mr. Ayer called for the reading of the report.
Which was read.

Which was read.

On motion of Mr. Spalding and and od unit beaution

Ordered, That said report be filed in the office of the Secretary of State.

On motion of Mr. Aver—vad stange, and I -- 19 kgage at 12

The House reconsidered the vote ordering said report to be filed with the Secretary of State, was a sassed suiwollot of

On motion of Mr. Ayer-angel and ad nomeyod and repolled

Ordered, That said report lie on the table. sewollot as at bus

On motion—

JOHN PAGE

The House adjourned. I herewith enclose the report of the Commissioners of the

Executive Department NOONATAA

Licerary Fund agreeably to the set of June 29th, 1821.

On motion of Mr. Bordman of Gilford M to souton at .

Resolved, That the House are now ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.) All lo gottom all

Ordered, That the Clerk inform the Senate thereof.

in set in color of the in convention. but remember I was

House, with such as the Senate may join, to wait on the

The Senate and House of Representatives being assembled in convention in the Representatives' HallOn motion of Mr. Bordman of Gilford of the House.

The convention proceeded by ballot to the choice of Secretary of State, and Josiah Stevens, Jr. was elected.

On motion of Mr. McDaniel of the Senate-

The convention proceeded by ballot to the choice of Treasurer and Zenas Clement was elected.

On motion of Mr. Glidden of the House-

The convention proceeded by ballot to the choice of Commissary General and Theodore F. Rowe was elected.

On motion of Mr. Renton of the Senate—
The Convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Treadwell-

The House proceeded by ballot to the choice of State Printers and Barton and Carroll were elected.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have on their part chosen Barton & Carroll State Printers for the ensuing year."

The following message in writing was received from his Excellency the Governor by the Secretary of State, which was read and is as follows:

To the Hon. Senate and House of Representatives:

I herewith enclose the report of the Commissioners of the Literary Fund agreeably to the act of June 29th, 1821.

JOHN PAGE.

Executive Department, Joongarya

On motion of Mr. Spalding __ nambrod all lo notion no

Ordered, That the message of His Excellency with the accompanying report be referred to the committee on Education.

On motion of Mr. Colby-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on the Secretary, Treasurer and Commissary General elect to inform them of their election to their respective offices, and if they accept, to receive the customary bonds and lay the same before the Convention.

Ordered, That Messrs. Colby and Rawson be the committee. Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Waldron gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to continue the charter of the

New Hampshire Union Bank."

Mr. Spalding gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to limit the liability of bank directors and to prohibit officers of banks from receiving compensation for services in certain cases."

Mr. Whittemore gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to incorporate the Lafayette

Artillery company in the 22d regiment."

Mr. Sawyer of Nashua gave notice that he will to-morrow ask

leave to introduce a bill to prevent betting on elections.

Mr. Sanborn of Deerfield gave notice that he will to-morrow ask leave to introduce a bill to prevent frauds in elections.

On motion of Mr. Baker of Hillsborough-

The House resumed the consideration of the joint resolutions relating to a United States Bank and other subjects.

The question being upon the passage of the resolutions,

Mr. Sawyer of Nashua moved that they be indefinitely postponed, and on this question, called for the ayes and noes.

Those who voted in the affirmative are-Messrs. of weed I

Robinson of Brentwood Townsend menne Christie Noyes Brown of Chester Hewhart Ricker Taylor Samborn of Deerfield years Varown of Kaymond Porter Rawlings of Deerhold mathwarland Robinson of Exeter Foss of Strafford and to be a Morrill of Somersworth Sanborn of Hampton Falls Griffin Satzgmell to rebledated Towle of Hampton and McDuffie notgmail to elwo'l Blake sed to asli Mooney Thaver Boyd notelbhild to llaxvo Harmon Vennard mediate work to show Price and Harrison Vennard mediate of New Market Price and Price an Stickney Morrill of Boscawen Brown of Seabrook Burley of Franklin Morrison of Windham Flanders Clough of Barrington Wallace of Amherst Sawyer of Dover to assist Bixby of Francestown Peirce of Dover Stevens of Mason

Putnam I lo sonoriusado edi ta Sawyer of Nashua Spalding as worrows-or Beard Baldwin Ainsworth wortom-or Ames of galvisor mort salad Kingsbury of Temple Kingsbury of Alstead Hamilton Cooledge Mason of Dublin Parker of Fitzwilliam

Wheeler of Keene Davis of Keene Batchelder of Marlborough Osgood Converse Rawson Mason of Sullivan

Ordered: That Messrs. toddA and Rawson be the colwaDaM Baker of Troy and Amazin Tudor Morse Butterfield allings that a souborning Humphrey of sudsquall wald Hamlin on sysp saidley 3 14 Bingham belings life's soubcutar Cotton o indulorquet bas enotates Grannis 190 at engineer to poile Breck a ever enometrid V Hall of Croydon Moore Make I to seven Adams of Grafton Blaisdell Ladd of Holderness Allen of Lebanon

Lathrop Parker of Littleton Brackett Latham question and on this questionath

Those who voted in the negative are-Messrs.

Knight Patten of Candia Webster Sanborn of Deerfield Rawlings of Deerfield Ladd of Epping Foss of Greenland Batchelder of Hampstead Fifield I not make the smedules Towle of Hampton Jones of Farmington Pickering Currier Batchelder of North Hampton Locke of New Durham Hoit of Northwood Perkins Crawford George of Plaistow Rollins of Barnstead Robinson of Poplin Paine

Robinson of Brentwoonothela Lagardon Dennett Treadwell Brown of Raymond Garland Thompson of Salem Palmer

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Sawyer of Dores

Locke of Alexandria
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Leavitt	Thompson of Warner
Wight	Langley Davis of Antrim
Tebbets	Davis of Antrim
Eastman	Se of Benton notined to ag
Young of Meredith	Bailey of Brookline
Ela	bodse Goodale remedered lo Hebbo
Norris	Stevens of Goffstown
	ozado Jones of Goffstown To souls
Calley	Peavey
Morrison of Sanbornton	Peavey Cholla Patten of Hancock
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Wedgewood	wolfarley . Hill lo sales
Towle of Freedom	land W Cross
	Bixby of Litchfield
Haley awatettawete lo	Bordman of Lyndeborough
Beacham	Morrison of Manchester
Wiggin of Ossinee	Morrison of Manchester Stark
Thompson of Wolfboron	igh of Ellsworth driewell of the
Thurston	McMillen
Marden	Gibson of Pelham
	Barnes
Morgan	Barnes Woodbury Colby
Smith of Bradford	Mr. Els moved that the Colby
Sanborn of Canterbury	Whitenan '
Bailow of Chichester	Whittemore nonzeup ent bank
Shute	Mr. Sandors of Deersel thews.
Diluto	DIII
	Those who voted in the AskMive ar
Robinson of Concord	Weeks of Richmond
Control Concord	Copeland boowshard to resaid
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Clough of Loudon	Adams of Springfield Glidden Jones of Washington Rogers Locks of Alexandria
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Blodgett of Canaan	Goodwin
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Blodgett of Dorchester deboot	Peabody
Merrill aworthod to enevent	Pitman
Wallace of Franconia	Johnson
Cheney . Young	
Swasey doonall le notts'	Ballou moin
Smith of Haverhill Hard and Market	
Ferrin depotodelliH lo estell	
Weeks of Hill -yells	
	Wheeler of
Savage blendetil to vdxl	

Stevens of Lyman to make Young of Stewartstown Perrin

McGrath

Buzzell of Ellsworth

Wentworth

Ayes 81. Noes 160.

So the negative of the question prevailed.

Mr. Ela moved that the resolution be referred to a select committee.

Wallace of Amherst

Stevens of Mason

Milan and to alwo I

And the question being put,

Clough of Barrington

Sawyer of Dover

Mr. Sanborn of Deerfield called for the Ayes and Noes.

Those who voted in the affirmative are-Messrs.

Peirce of Dover Robinson of Brentwood Ricker Noves Morrill of Somersworth Brown of Chester Paine Taylor Bordman of Gilford Robinson of Exeter Robinson of Gilford Odlin Sanborn of Hampton Falls Wight Eastman Blake Young of Meredith Thaver Ela Vennard Parrish Hoitt of Northwood Price Brown of Seabrook Morrill of Boscawen Morrison of Windham

Shote

Carter

Wilson.

Wiggin of Lpsom

Bingham Putnam Sawyer of Nashua Cotton Grannis Spalding Baldwin Breck Hall of Croydon Steele Hamilton Prentiss Mason of Dublin Moore Burley of Franklin Adams of Grafton Batchelder of Marlborough Ladd of Holderness Lathrop Osgood

Those who voted in the negative are-Messrs.

Knight Locke of New Durham well to stordie Patten of Candia Planders Witham Sanborn of Deerfield Perkins Hoit of Northfield Rawlins of Deerfield Foss of Strafford George of Salisbury Porter Griffin Page of Butten Ladd of Epping' McDuffie Foss of Greenland saviling to most Mooney Batchelder of Hampstead Hood Young of Barnstead W to conqueed T Towle of Hampton Rollins of Barnstead Leavitt Boyd Pickering Tebbetts Norris Bailey of Brookline Currier Batchelder of North Hampton Curry Crawford Calley Sixby of Francescown Morrison of Sanbornton George of Plaistow Cate Robinson of Poplin Jones of Goffstown Harmon Waldron Wiggin of Portsmouth Wedgewood Patten of Hancock Towle of Freedom orodellill to restate Laighton Dennett bled pained to amah AWentworth Pierce of Hillsborough Burleigh of Sandwich Treadwell Brown of Raymond aides W to see Haley Beacham Bigly of Litchfield Garland Thompson of Salem bassel A to sales Wiggin of Ossipee bay I to asmissed Thompson of Wolfborough Palmer Thurston Fifield Marden Townsend and and to modern Scribner Bruce Christie Jones of Farmington Morgan Beard morase le and Smith of Bradford Mineworth Allen of Lee melliMsM Sanborn of Canterbury Buzzell of Middleton

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all of Groydon

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Robinson of Concord

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Flanders

Hoit of Northfield

Doe George of Salisbury Page of Sutton

Pattee

Thompson of Warner Abbott

Davis of Antrim Chandler

Bailey of Brookline

Goodale

Bixby of Francestown Stevens of Goffstown Silsby Jones of Goffstown

Peavey

Patten of Hancock Baker of Hillsborough Cutler

Pierce of Hillsborough

Farley Cross

Bixby of Litchfield

Boardman of Lyndeborough Locke of Alexandria Morrison of Manchester Lang

Stark McGaw

Bruce Beard Ainsworth McMillen

madgaill Ames Barnes

Kingsbury of Temple

Sawyer of Nashua

Mason of Dublin

Wirgin of Portsmouth

Woodbury Colby Whittemore Swett

Kingsbury of Alstead

Coolidge

Parker of Fitzwilliam

Bill

Wheeler of Keene Gibson of Newbury Well and Davis of Keene

Mack

Weeks of Richmond

brofferte to see Converse Rawson Copeland

Mason of Sullivan bearings to aso

bastemad lo anillo Whitcomb Baker of Troy

Tudor Morse Butterfield mast direct to rebledated Humphrey Willey Moulton

Goldthwait

Adams of Springfield

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Jones of Washington

Rogers

Wilcomb Prescott

Sanborn of Campton Blodgett of Canaan brothers To thim Page of Benton

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notelbhild to thisear Gibson of Pelham standard Blodgett of Dorchester

Locks of Ne Perkins Young of Ra

Bordman of

Young of Me

Moit of Concord

Ayer

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Merris

Merrill	Evans godelbbil	
Wallace of Franconia	Dearborn	
Cheney vindweW to mondi-	Coodmin	
Blaisdell blandhow to tio		
Swasey	Little	
Smith of Haverhill	Peabody	
Ferrin gottee to eas	Pitman 5401110	
Weeks of Hill	Johnson . hadisə	
Clark same W to more and	Emerton	
Allen of Lebanon	Ballou	
Savage with A. to sive	Haines	
Parker of Littleton	Emery	
Brackett	Low	
Stevens of Lyman	Wheeler of Milan	
Latham awotaffee) lo enevel	Gran	
Perrin awatefied to some	Wanna of Chamantatamen	
McGrath	Day	
Buzzell of Ellsworth	Cole	
Militaria Pil Tri de Ciena		

Ayes 50. Noes 188.

So the negative of the question prevailed.

Mr. Blake moved that the House adjourn—

And the question being put,

It was decided in the negative.

The question recurring upon the passage of the resolutions,

Mr. Blaisdell called for a division of the question.

On the question, shall the first of said resolutions pass?

The Ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Knight
Patten of Candia
Webster
Sanborn of Deerfield
Rawlins of Deerfield
Ladd of Epping
Foss of Greenland
Batchelder of Hampstead
Towle of Hampton
Pickering
Currier
Batchelder of North Hampton
Hoit of North wood
Crawford

Robinson of Poplin
Waldron
Wiggin of Portsmouth
Laighton
Dennett
Treadwell
Brown of Raymond
Garland
Thompson of Salem
Palmer
Fifield
Jones of Farmington
Allen of Lee

George of Plaistow

Buzzell of Middleton Locke of New Durham

Perkins

Young of Barnstead Rollins of Barnstead

Paine

Bordman of Gilford Robinson of Gilford

Leavitt Wight Tebbetts Eastman

Young of Meredith

Ela Norris Curry Calley

Morrison of Sanbornton

Parish Cate

Wedgewood Towle of Freedom

Wentworth

Burleigh of Sandwich

Beacham

Wiggin of Ossipee and a brace of Bruce of Hade and reup ent all Thompson of Wolfborough

Thurston Marden Scribner Morgan

Smith of Bradford miles To

Sanborn of Canterbury Bailey of Chichester

Shute Carter

Robinson of Concord

Hoit of Concord Gutterson

Wiggin of Epsom

of Farmington

Marsh Ayer Wilson Knowlton

Clough of Loudon Gibson of Newbury Hoit of Northfield

Wallace of

Weeks of Hill

Doe

George of Salisbury Page of Sutton

Pattee

Thompson of Warner

Langley Davis of Antrim Chandler Bailey of Brookline

Goodale

Stevens of Goffstown Jones of Goffstown

Peavey

Patten of Hancock Baker of Hillsborough Pierce of Hillsborough

So the negative of the quelrar prevailed. amorbs ex Cross at tade beyon exist all

Bixby of Litchfield

Boardman of Lyndeborough Haley dimloss and lo sanzas a Morrison of Manchester

Mr. Blaisdell called for a Artis on of the question.

McMillens abon bos sav A ad T

Gibson of Pelham

Barnes out of he word in the star of the star of the start of the star Woodbury Colby Whittemore Swett Bill

> Mack Weeks of Richmond

Copeland Whitcomb Silsby Willey Moulton to helder of North Ham Goldthwait Cutler

Anies Kingst Kingst Hamit

Meson Parket Felt Wheel Davis

Conve Rawso Mason Abbet Baker

Adams of Springfield	Perrin
Glidden	
Jones of Washington hishrette	Buzzell of Ellsworth
Rogers	Evans Signer To grand
Locke of Alexandria	Dearborn basiel A 30 yang
Lang stone	Goodwin
Wilcomb *- alansa	Whidden
Prescott	Little added to
Sanborn of Campton ashvoro le lla	Peabody mailliwall to
Blodgett of Canaan	Pitman
Page of Benton	Johnson Super No rel
Rand A softerD to ameb.	Emerton ones X lo
Blodgett of Dorohaster	an il demonder M to rable
Merrill azentshoti ta kon	Haines
Wallace of Franconia	Emery
Cheney	7
Swasey notelinial to realis	Wheeler of Milan
Smith of Haverhill	Green
Ferrin	Young of Stewartstown
Weeks of Hill	Day .08 850 M .061 891
Savage	Cole
Stevens of Lyman as believe in no	

Those who voted in the negative are Messrs.

Robinson of Brentwood	Varney is out of bebroeb aswil
Noyes	So the resolution passementi of
Brown of Chester Bloggy bine to	
Taylor	I was decided in the affinding
Porter	Morrill of Somersworth
Robinson of Exeter loss his los	McDuffie lads , notice out of
Odlin	Mooney s ent at bebiebeb asw 1
Sanborn of Hampton Falls	So the resolution passenomaH
Blake Sasay anotholoser bise to	On the question, shall thesire
Thayer	Morrill of Boscawen
Boyd	Burley of Franklin places and od
Vennard and anotheleser bias to	Flanders lisda houseup edt no
Stickney	Wallace of Amherst
Brown of Seabrook	Bixby of Francestown
Morrison of Windham	Stevens of Mason othern ed at
Clough of Barrington	McGawaw agon bos gays adT
Sawyer of Dover	Putnam
Peirce of Dover aresett 978 ovid	Sawyer of Nashua
Townsend	Spalding
Christie Wisdres Q lo grodus	Beard
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Adams of Boringheld

iones of Washington

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Sanberg of Hempton Falls

Tudor Ainsworth Morse Steele lo Hanna Butterfield Ames Humphrey Kingsbury of Temple Bingham Kingsbury of Alstead Cotton Hamilton Grannis Coolidge Breck Mason of Dublin

Parker of Fitzwilliam

Hall of Croyden Prentiss

Felt Prentis
Wheeler of Keene Moore

Davis of Keene Adams of Grafton

Batchelder of Marlborough Blaisdell

Osgood Ladd of Holderness
Converse Allen of Lebanon

Rawson Lathrop

Mason of Sullivan Parker of Littleton

Abbott
Baker of Troy
Latham

Ayes 159. Noes 80.

So the affirmative of the question prevailed and the resolution passed.

On the question, shall the second of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the third of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the fourth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the fifth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the sixth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the seventh of said resolutions pass?

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Knight Webster Sanborn of Deerfield Rawlins of Deerfield

Robinsbn of Ea

Bixby of Litchfield

Boardman of Lyndeborough

Ladd of Epping	
Foss of Greenland	Hirreld Beacham
Batchelder of Hampstead	o saalle WWiggin of Ossipee
Towle of Hampton	Thompson of Wolfborough
Pickering	Yearwe Thurston
Currier Hidrayat	Barnes ,
Batchelder of North Hampto	n aim Scribner yandhoo'l
Hoyt of Northwood	lo skeeWMorgan votto
Crawford	Smith of Bradford exomental W
George of Plaistow	Sanborn of Canterbury
Robinson of Poplin anany	Bailey of Chichester
Waldron	dim Dol/Shute doubt
Wiggin of Portsmouth	to Heavy Carter Secondarii he slee W
Laighton	Robinson of Concord
Dennett,	Hoit of Concord datastid W
Treadwell	of whom Gutterson and alies
Brown of Raymond	nabbid Wiggin of Epsom
Garland	atrit Marsh action
Thompson of Salem	whoden Ayer
Palmer .	ormigWilson blefinning to smet A
Fifield	nosado Knowlton abbilli
Allen of Lee	Clough of Loudon organides W to aspet
Buzzell of Middleton	Gibson of Newbury
Locke of New Durham	Hoyt of Northfield in hand A to execut
Perkins	Prom Doe
Young of Barnstead	George of Salisbury
Rollins of Barnstead	Page of Sutton
Paine	Pattee notgened to modes ?
Bordman of Gilford	Thompson of Warner and to stoubald
Robinson of Gilford	Langley sound to said
Leavitt	Davis of Antrim
Wight	Chandler
Tebbetts - Tebbetts	Bailey of Brookline odw seed I
Eastman	Goodale
Young of Meredith	Stevens of Goffstown
Norris	Jones of Goffstown
Curry	Peavey Peavey
Calley	Patten of Hancock
Morrison of Sanbornton	Baker of Hillsborough
Cate	Pierce of Hillshorough
137011	to may wast

Farley

Cross

Wedgewood

Wentworth

Towle of Freedom

Burleigh of Sandwich

Morrison of Manchester	Blodgett of Dorchester wing I to hose
Stark	Bose of Greenland IliraM Bose
Bruce segiesO to nigs	Wallace of Franconia ! to solisdoss!
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Gibson of Pelham	Swasey Smith of Haverhill Ferrin notices of the content of the con
Barnes	Smith of Haverhill
Woodbury	Ferrin angenell dirow to retisants
Colhy	Weeks of Hill boom down to
Whittemore brothma to dr	Clark brotwer
Swett Canterbury the moon	Peorge of Plastow workeld to egross
Bill Chichester Ilia	distStevens of Lyman nitros to sounido?
	McGrath aorbis
Weeks of Richmond	Buzzell of Ellsworth
Copeland Swoone In mosni	del Evans dottigis.
Whitcomb brosso lo	
Silsby	Goodwin Hewbert
Willey stoaque to aign	Whidden howays I la awork
Moulton	
	Peabody mels? To need med?
Adams of Springfield	Pitman
Glidden	Johnson
Jones of Washington	Emerton sed to woll!
Rogers viudweW lo do	Ballou noisibhild To Hexani
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	Emery
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	Wheeler of Milan hasten all to anilos
Sanborn of Campton	Green enia
Blodgett of Canaan	Young of Stewartstown
Rand minta A lo si	Pives.
and the second second	ranio de la companya

Those who voted in the negative are-Messrs.

Robinson of Brentwood	Boyd
Patten of Candia	Vennard
Noyes	Stickney
Brown of Chester	Brown of Seabrook
Taylor	Morrison of Windham
Porter	Clough of Barrington
Robinson of Exeter	Sawyer of Dover
Odlin	Peirce of Dover
Sanborn of Hampton Falls	Townsend
Blake	Christre
Thayer	Jones of Farmington

Ricker	Felturafia and al bablach saw al
Varney	Wheeler of Keene who are edited
William all the appointment and the	Davis of Keene teal hardhad
Foss of Strafford	Batchelder of Marlborough
Morrill of Somersworth	Osgood 1111 . 114 10 portom no
Griffin bearwoibs	Converse
McDuffie	Rawson
Mooney	Mason of Sullivan
Ela	Abbott
Parrish	Baker of Troy
Harmon OI MAUU YAGER	
Price	Morse
Morrill of Boscawen	Butterfield between 10vl .116
Bailey of Franklin deliges do see	Humphrey goivers vascine 3 gm
Flanders 3 A no selliminos enti-	Ordered, That it be reinilmaH
Wallace of Amherst	Bingham semusahunati hus
Bixby of Francestown	Cotton odt besteserq bled att
Stevens of Mason	Grannis ler et al rad T. Laraba O.
McGaw LIGHEA to sons is none	Breck Jungong ea, I to noll A .1M
Putnamulo and Hessald . A tium	Hall of Croyden Jenissa example both
Sawyer of Nashua and minimo and	Prentiss of od it sadT , berebyll
Spaulding	Goldthwaite
Beard of ival to dolited all	Mr. Davis of Astrim pregroom!
	Adams of Grafton 14 216010 bas V
Ainsworth	Blaisdell
Steele room no settimmoo ad	Ladd of Holderness (T., barabat)
Ames	Allen of Lebanon
Kingsbury of Temple	Mr. Outler presented theorem on
	Parker of Littleton nerve ord not an
Hamilton	Brackett
	Latham and H and T bershall
Mason of Dublin	Perrin

Ayes 154—Noes 87. Ayes all the same of the

So the affirmative of the question prevailed and the resolution

Parker of Fitzwilliam based to active of the bessessing versue ... M.

On the question, shall the eighth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, Shall the ninth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

On the question, shall the tenth of said-resolutions pass?

It was decided in the affirmative.

So the resolution passed.

Ordered, That the Clerk request the concurrence of the Senate in the passage of said resolutions.

On motion of Mr. Griffin-

The House adjourned.

THURSDAY, JUNE 10, 1841.

Mr. Ayer presented the petition of the Amoskeag Manufacturing Company, praying for an increase of capital.

Ordered, That it be referred to the committee on Agriculture

and Manufactures.

Mr. Ladd presented the account of Joseph Towle.

Ordered, That it be referred to the committee on Claims.

Mr. Allen of Lee presented the remonstrance of Aaron Hanson and others against the petition of Smith E. Buzzell and others.

Ordered, That it be referred to the committee on Towns and

Parishes.

Mr. Davis of Antrim presented the petition of Levi Woodbury and others, praying for the incorporation of a Fire Engine company in Antrim.

Ordered, That it be referred to the committee on Incorpora-

tions.

Mr. Cutler presented the petition of David H. Sumner, praying for the extension of a bridge charter, with accompanying affidavits.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Swasey presented the petition of Chandler Cass and others inhabitants of Haverhill, praying for the passage of a law to furnish Artillery companies with side arms at the expense of the State;

Mr. Townsend presented the petition of the officers of the

second regiment, praying for the removal of an officer;

Mr. Odlin presented the petition of the Exeter Artillery Compan Aand others, praying for legislative aid.

Ordered, That said petitions be referred to the committee on

Military Affairs.

Mr. Baker of Troy presented the petition of Lyman Wright and forty others, praying for an act further to protect the public

against the intrusions of common hawkers and pedlers who are disposed to offer foreign goods for sale.

Ordered, That it be referred to the committee on the Judi-

ciary.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the petition of Asahel Dodge praying for a redress of wrongs, made a report,

Whereupon-

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Parker of Fitzwilliam from the same committee, to whom was referred the petition of Levi Willard and others, praying for an alteration of the law so as to permit persons to send to schools in all districts where they pay taxes, made a further report,

Whereupon-

Resolved, That said petition be referred to the committee on Education.

Mr. Colby, from the committee on Agriculture and Manufactures, to whom was referred the petition of Edmund Cook and others praying for an act of incorporation, made a report,

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Perrin, from the committee on Roads, Bridges and Canals, to whom was referred the sixth annual report of the Nashua and Lowell Railroad corporation;

Also the report of the commissioners upon the division of the cost of said road, between the States of New Hampshire and Massachusetts;

Also the second annual report of the Boston and Maine Rail-

Also the report of the Eastern Railroad, made a report,

Whereupon - as of noth

Resolved, That said reports be filed in the office of the Secre-

tary of State.

Mr. Laighton, from the committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of amending the fifth section of an act passed July 2, 1829, entitled "An act regulating the assignment of Dower," made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

On motion of Mr. Treadwell-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of limiting the chancery powers of

the justices of the superior court so that the said justices shall not have the power of issuing an injunction against any land owner who shall occupy and improve land taken from him by any Railroad corporation, which Railroad corporation shall not have complied with all the provisions of an act relating to Railroad corporations, approved, Dec. 23, 1840.

Mr. Ferrin submitted the following resolution:

Resolved, That the Speaker be requested to appoint a sergeant at arms, whose duty it shall be to execute the commands of the House, and to prevent noise and disturbance in the State House and State House yard, during the session of the legislature.

And the question being put,

Shall the resolution be adopted?

It was decided in the negative.

So the resolution was rejected.

On motion of Mr. Tudor—

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of repealing the second section of an act entitled "An act to encourage the manufacture of leather and to prevent frauds therein," and report by bill or otherwise.

On motion of Mr. Treadwell-

Accepted. That the opening and the House adjourned in a bill.

and Lowell Relicoed corporation; Also the report of the commissioners upon the division of the cost of said road, betw. MOONTATA New Hampshure and

ale, to whom was referred the sixth annual report of the Nusbra

Mr. Sawyer of Dover gave notice that he will to-morrow ask leave to introduce a bill entitled "An act relating to judicial records:"

Also a bill entitled "An act in addition to an act entitled an act

to constitute the counties of Belknap and Carroll."

Agreeably to previous notice, and by leave, Mr. Bordman of Gilford introduced a bill entitled "An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint select committee to wait upon the Secretary, Treasurer and commissary General elect, and

inform them of their election, and have on their part joined Mr. Perley."

Mr. Odlin gave notice that he will to-morrow ask leave to introduce a bill entitled "An act the more effectually to promote the cause of education."

On motion of Mr. Spalding-

The House resumed the consideration of the following resolu-

tion,

Resolved, That the House are now ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

. Which was adopted.

Ordered, That the Clerk inform the Senate thereof.

IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall-

On motion of Mr. Gregg of the Senate - 181 do hasten and

Resolved, That the joint select committee to whom was referred the returns of votes for Governor, be instructed to lay before the convention the returns of votes from the towns of Salem and Thornton.

Resolved, That the joint select committee to whom were referred the returns of votes for Counsellors, be instructed to lay before the convention the returns of said votes from the towns of Epsom, New Market, Sandown and Waterville.

The chairman of said committee respectively then laid said re-

turns before the convention.

The chairman informed the convention that the precepts commanding the attendance of the town clerks of the towns of Salem, Thornton, Epsom, New Market, Sandown and Waterville had

all been duly served and returned.

William Ham, town clerk of Epsom; Charles M. Kehew, town clerk of New Market; Abram S. French, town clerk of Sandown; Moses Foss, town clerk of Waterville; Frederick W. Bailey, town clerk of Salem, and John S. Durrell, town clerk of Thornton appeared before the convention.

On motion of Mr. Sawyer of Nashua of the House-

Resolved, That the Convention now proceed to examine the town clerk of Epsom relative to his record and return of votes for Counsellor in said town of Epsom, on the second Tuesday of March last; and that said town clerk be sworn to make true answer to such questions as may be asked him by the Convention or by their order.

William Ham, town clerk of the town of Epsom, having been duly sworn, in reply to the question, "whether he had made any mistake in making up the record of the votes cast in said town for Counsellor on the second Tuesday of March last, or whether he had made any mistake in his return of said votes, and if so, what that mistake was?"

Answered, that he had made no mistake in his record, but that he had made a mistake in his return of said votes, that from his record it appeared that at said town meeting Moses Norris, jr. received 135 votes for Counsellor, but his return stated that Moses Norris received 134 votes for Counsellor at said meeting.

On motion of Mr. Gregg of the Senate-

Resolved, That he be permitted to amend his return according to the record.

Said town clerk then amended his return accordingly by inserting therein the word jr. after the words Moses Norris, and 135 votes instead of 134 votes.

On motion of Mr. Sanborn of Deerfield of the House-Resolved, That said town clerk be discharged from further examination and attendance upon the Convention.

On motion of Mr. Gregg of the Senate-

The Convention proceeded in like manner to the examination of Charles M. Kehew, town clerk of the town of New Market.

Said Charles M. Kehew having been duly sworn, in reply to the question, "whether he had made any mistake in making up the record of the votes cast in said town for Counsellor on the second Tuesday in March last, or whether he had made any mistake in his return of said votes, and if so, what that mistake was?"

Answered, that there was no mistake either in his record or in his return to his knowledge; that from his record it appeared that Moses Norris had 177 votes, and that his return corresponded with his record.

In reply to the question, "whether any votes were cast at said

town meeting for Moses Norris, jr.?"

He answered that there was not to his knowledge: that he does not recollect that he saw any votes at said town meeting for Moses Norris, jr.; that he did not examine the vote; that the moderator declared the votes to be for Moses Norris; that he did not assist in counting the votes; that he should think the votes executor in said town of Especim, on the

were printed; that he saw at said meeting none but printed votes; that he himself voted for Arthur Branscomb for Counsellor, and that the return was sealed up by him in presence of the moderator and selectmen.

On motion of Mr. Smith of Bradford-

Voted, That the examination of said town clerk be suspended for the purpose of introducing other evidence.

On motion of Mr. Robinson of Concord of the House-

Voted, That Mr. Stickney, a member of the House from New Market, be requested to state before the Convention what information he had with regard to the casting, recording and return of said votes.

Mr. Stickney stated that he attended the town meeting at New Market on the second Tuesday of March last; that he saw there printed votes which were circulated by both political parties; that he saw votes in circulation at said meeting for Moses Norris, jr. for Counsellor, and also for Arthur Branscomb, but that he did not know whether the votes which he saw were any of them put into the ballot box; that he did not see any votes at said meeting for Moses Norris.

Mr. Gregg of the Senate by leave presented the following affidavit, which was read by the chairman of the convention.

"I, John French, a legal voter in the town of New Market, depose and say, that I attended the annual meeting for the election of state and county officers in said town on the second Tuesday of March last, and that I saw a great many votes for the democratic candidates in circulation, one of which was handed me at said meeting, which is hereunto annexed, the same having been in my possession ever since I first received it. I have written my name, that I may be able to attest to it hereafter more particularly, if it should become necessary.

JOHN FRENCH.

New Market, June 5, 1841.

Rockingham, ss.

June 5, 1841.

Then personally appearing the above named John French and made solemn oath that the above affidavit by him subscribed is true.

Before me, application of the subscribed is true.

JAMES B. CREIGHTON,

Justice of the Peace.

The ticket annexed to said affidavit is as follows to wit:

Democratic Republican Ticket.

John Page, Governor, Moses Norris, jr., Counsellor, negativelya bas not Samuel Hatch, Senator, and all the notion at Edson Hill, Treasurer, John Woodbury, Register.

For Road Commissioners.

Uri Lamprey, John Dow, Lorenzo Batchelder.

For Representatives to Congress.

Tristram Shaw, the desired to the same of in our tart Ira A. Eastman, days to othe bus molfesoned tol Charles G. Atherton, and the standard would be Edmund Burke, on bib of this a god tollad on one John R. Reding.

On said ticket is endorsed the name of John French in writing. Mr. Sawyer of Nashua of the House moved that said town clerk be discharged from further examination and attendance.

But before the question was taken,

Mr. Sawyer of Nashua withdrew his motion.

Mr. Peirce of Dover moved that the committee to whom said votes had been referred, be instructed to count for Moses Norris, jr. the said votes from the town of New Market, which had been returned for Moses Norris.

But before the question was taken,

Mr. Peirce of Dover withdrew his motion. On motion of Mr. Swasey of the House-

Resolved, That the further examination of the town clerk of New Market be suspended, and that the clerk of the convention be directed to issue process to the moderator of the town meeting in said town on the second Tuesday of March last, and to the selectmen who attended to the assorting and counting of the votes given in in said town for counsellor, summoning them to appear before the Convention on Saturday June 12th, at ten o'clock, A. M.

Mr. Robinson of Concord moved that the further examination of said town clerks be suspended until to-morrow at eleven o'clock, A. M.

And the question being put, was bised to muter aid in collaboration like a decided in the negative.

On motion of Mr. Gregg of the Senate-

The Convention proceeded in like manner to the examination of Abram S. French, town clerk of the town of Sandown.

Said Abram S. French, having been duly sworn, in reply to the question, "whether he had made any mistake in making up the record of the votes cast in said town of Sandown for Counsellor on the second Tuesday of March last, or whether he had made any mistake in his return of said votes, and if so, what that mistake was?"

Answered, that it appeared from his record of said town meeting that Moses Norris had sixty-seven votes for Counsellor, and that his return corresponded with his record, and also his minutes or memorandum in writing of said votes made at the time of said meeting, from which memorandum he made up his record; that while the moderator and selectmen were counting the votes he wrote off on said memorandum the names from a ticket; that he did not know whether the word jr. was attached to the name of Moses Norris, on said ticket, or on the tickets which were cast at said meeting or not; that he had since seen a printed ticket which was for Moses Norris, jr.; that he did not particularly examine the votes which were cast at said meeting; nor could he recollect whether they were for Moses Norris or for Moses Norris, jr.; that he did not assist in sorting or counting said votes.

In reply, whether he had any recollection how the state of the votes was declared by the moderator at said meeting, he answered that they were declared for Moses Norris by the moderator from his said minutes which he handed the moderator for that purpose.

On motion of Mr. Sawyer of Nashua of the House-

Resolved, That the further examination of the town clerk of Sandown be suspended, and that the clerk of the convention be directed to issue process to the moderator of the town meeting in said town on the second Tuesday of March last, and to the selectmen who attended to the assorting and counting of the votes given in said town for Counsellor, summoning them to appear before the Convention on Saturday next at 11 o'clock, A. M.

On motion of Mr. Gregg of the Senate-

The Convention proceeded in like manner to the examination

of Moses Foss, town clerk of Waterville.

Said Moses Foss having been duly sworn, in reply to the question, "whether he had made any mistake in making up his record of the votes cast in said town of Waterville for Counsellor on the second Tuesday of March last, or whether he had made any

mistake in his return of said votes, and if so, what that mistake was?"

Answered, that he had made no mistake in his record of said votes, but that he had made a mistake in his return by inserting therein the words "John White" instead of "John H. White."

On motion of Mr. Gregg of the Senate-

Resolved, That said town clerk be permitted to amend his re-

turn according to the record.

Said town clerk then amended his return accordingly, by inserting therein the words "John H. White" instead of "John White."

On motion of Mr. Sanborn of Deerfield of the House-

Resolved, That said town clerk be discharged from further examination and attendance.

Mr. Sawyer of Nashua of the House, moved that the town clerks of Salem and Thornton be discharged from further attendance upon the convention.

And the question being put, It was decided in the negative.

On motion of Mr. Blaisdell of the House-

The convention proceeded to the examination of the town clerk

of the town of Salem.

Frederick W. Bailey, town clerk of Salem, having been duly sworn—in reply to the question why he had not made return of the votes cast in said town for State and county officers, at the annual town meeting held in said town on the second Tuesday of March last, to the office of the Secretary of State, within the time

prescribed by law;

Answered in substance, that his returns of said votes were by him seasonably made out immediately after said town meeting, and that information thereof was by him communicated to the selectmen of said town, for the purpose of obtaining the certificate of said selectmen upon said returns, as required by law; that said selectmen agreed to meet with him at divers times for the purpose of making such certificate, but failed so to do until a late period, when having received information from the Secretary of State that the Governor and Council were engaged in counting the votes for State officers, he and said selectmen met for the purpose of completing said returns, and through haste he inadvertently left out his return of votes for Governor from the package which was then forwarded enclosing said votes, and that said return of votes for Governor was finally forwarded by the Representative from said town to the Legislature the present session.

On motion of Mr. Sanborn of Deerfield of the House-

Resolved, That said town clerk be discharged from further examination and attendance upon the convention.

On motion of Mr. Gregg of the Senate-

The convention proceeded to the examination of the town clerk

of the town of Thornton.

John S. Durrell, town clerk of Thornton, having been duly sworn—in reply to the question why he had not made return of the votes cast in said town for State and county officers, at the annual town meeting held in said town on the second Tuesday of March last, to the office of the Secretary of State within the time

prescribed by law;

Answered in substance, that his delay in forwarding said returns, was in part occasioned by the refusal of the former town clerk of said town to furnish him with the laws containing the statute of Nov. 1840, relative to the returns of votes, by reason whereof he did not receive said laws at all until a late period, and that a farther delay was incurred in obtaining the certificates of the moderator and selectmen of said town to said returns.

On motion of Mr. Sanborn of Deerfield of the House—

Resolved, That said town clerk of Thornton be discharged from further examination and attendance upon the convention.

On motion of Mr. Sanborn of Deerfield of the House-

The convention proceeded to read and record the returns of votes from the towns of Epsom and Waterville as amended.

On motion of Mr. Treadwell of the House-

Resolved. That the returns of votes for Counsellor from District No. 1, be recommitted to the committee who have had the same under consideration.

On motion of Mr. McDaniel-

The Convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Treadwell—

The House adjourned.

FRIDAY, JUNE 11, 1841.

Mr. Swasey presented the petition of Jacob H. Shephard, praying for the alteration of his name.

bed, That the bill childed "An act to prevent asiloners trespass," the bill giving further remedies in action

Ordered, That it be referred to the committee on the Alteration of Names.

Mr. Porter presented the account of Samuel Marshall. Ordered, That it be referred to the committee on Claims.

Mr. Whitcomb presented two petitions of the officers of the 6th regiment of N. H. militia, praying for the removal of certain officers;

Mr. Stevens of Goffstown presented the petition of the field officers of the 9th regiment, praying for the removal of an officer;

Mr. Johnson presented the petition of the officers of the 24th regiment, praying for the removal of an officer;

Ordered, That said petitions be referred to the committee on

Military Affairs.

Mr. Wedgewood presented the petition of Josiah Dearborn, praying for the passage of a law providing for the repairing of meeting houses;

Mr. Odlin presented the petition of J. Clark Payson and others, praying for the passage of a law to prevent the destruction of

fish in Exeter river;

Ordered, That said petitions be referred to the committee on

the Judiciary.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the message of His Excellency the Governor relating to the literary fund, and the report of the commissioners on said fund, reported-

That all the banks in this State have paid to the Treasurer of this State one half of one per cent. on the amounts of their capital stock, agreeably to the act establishing the literary fund, excepting the New Hampshire, Concord and Wolfborough banks.

The amount of the fund to be distributed the present year, is twelve thousand nine hundred forty-seven dollars and fifty-four

cents.

On motion of Mr. Parker of Fitzwilliam-Resolved, That said report be accepted.

Mr. Thompson of Salem, from the committee on Unfinished Business, made a report,

Whereupon-

Resolved, That the bill entitled "An act to prevent wilful and malicious trespass," the bill giving further remedies in actions of trespass and trespass on the case and in restraint of useless litigation, the bill for the limitation of actions and preventing vexatious suits, the bill establishing salaries of the justices of the superior court of judicature and of the Attorney General, and the bill entitled "An act providing for the appointment of a reporter of the decisions of the superior court of judicature," be referred to the committee on the Judiciary.

Mr. Thompson of Salem, from the same committee, made a further report,

Whereupon-

Resolved, That the bill entitled "An act to incorporate the People's Literary Institute and Gymnasium," be referred to the committee on Incorporations; that the petition of Jeremiah Herrick and William Tenney, praying that a tract of land be disannexed from the town of Swanzey and annexed to the town of Marlborough; the petition of Smith E. Buzzell and others, praying that a portion of the towns of Lee and Durham be annexed to the town of Madbury, be referred to the committee on Towns and Parishes; that the petition of the officers of the 20th regiment N. H. militia, praying for the removal of an officer, and the petition of N. O. Page and others, praying for a new piece of ordnance for the 31st regiment of N. H. militia, be referred to the committee on Military Affairs.

Mr. Ela, from the committee on Towns and Parishes, to whom was referred the petition of John F. A. Peabody and others, praying to be incorporated into a school district, made a report,

Whereupon-

Resolved, That said petition be referred to the committee on Incorporations.

Mr. Ela, from the same committee made a further report,

Whereupon-

Resolved, That the petition of Orrin Garnsey and others, praying that a portion of land be severed from the town of Lisbon and annexed to the town of Franconia, be postponed to the next session of the Legislature, and that the petitioners cause the towns of Lisbon and Franconia to be notified thereof by leaving a copy of said petition and this order thereon with one of the Selectmen of each of said towns, on or before the first day of February next.

Mr. Ela, from the same committee, made a further report,

Whereupon-

Resolved, That the petition of Richard Pickering, praying to be disannexed from the town of Newington and annexed to the town of Portsmouth, be postponed to the next session of the Legislature, and that the petitioner cause the towns of Portsmouth and Newington to be notified thereof, by leaving a copy of said petition, and this order thereon, with one of the selectmen of each of said towns on or before the first day of February next.

Mr. Haley, from the committee on Incorporations, to whom was referred the petition of N. C. Crombie and others, praying for an act of incorporation of a Mutual Fire Insurance Company in New Boston, made a report,

Whereupon-

Resolved, That the peritioners have leave to bring in a bill.

Mr. Parker of Fitzwilliam from the committee on the Judiciary, who were instructed to inquire into the expediency of repealing the second section of an act entitled "An act to encourage the manufacture of leather and prevent frauds therein," reported a bill entitled "An act to repeal the second section of an act entitled an act to encourage the manufacture of leather and prevent frauds therein, passed July 3d, 1329."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

A message from the Sepate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of sundry resolutions relating to an United States Bank, the tariff and other subjects."

On motion of Mr. Spalding-

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

Ordered, That the Clerk inform the Senate thereof.

IN CONVENTION.

The Senate and House of Representatives being assembled in

Convention in the Representatives' Hall-

Mr. McDaniel of the Senate, from the committee appointed to receive the returns of votes for Counsellor from Council District No. 1, with instructions to count, compare and cast their numbers

REPORTED,

That the whole number of votes returned is	11,053
Necessary to a choice.	5,527
146Cessary to a choice,	11
Estimated as scattering,	134
Frederick Sanborn has	244
Moses Norris, and the money and the man	4,628
Arthur Branscomb, And and proceed to go carried	
Moses Norris, jr.,	0,030
nd is elected. And har sidmond all Managana only	

The votes of the town of Epping, for Moses Norris, jr. 155, for Arthur Branscomb 116, for Frederick Sanborn 1, included in the above estimate, were not received by the Secretary of State within the time prescribed by the Constitution.

On motion of Mr. Spalding of the House—
Resolved, That the report be accepted.
On motion of Mr. McDaniel of the Senate—
The Convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

On motion of Mr. Spalding-

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor and inform him that the Hon. Moses Norris, jr, is elected Counsellor for District No. 1, the ensuing political year.

Ordered, That Messrs. Spalding, Glidden and Morrison of

Sandbornton be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Haley-

Resolved, That a committee of one from each county be appointed to inquire whether any irregularity exists in the salaries of the several county officers in the several counties in this State and report by bill or otherwise.

The following message in writing was received from his Excellency the Governor by the Secretary of State, which was read

and is as follows:

To the Hon. Senate and of heleasons

and House of Representatives:

I herewith inclose three bills prepared by the committee on the revision of the laws under instruction from the last Legislature, "having for its object the abolishment of imprisonment for debt combining with such basis the security of the creditor upon the property of the debtor," for the consideration of the Legislature.

JOHN PAGE.

Council Chamber, June 11, 1841.

On motion of Mr. Cotby-

Ordered, That His Excellency's message with the accompanying bills lie on the table.

Which was read a seco

Pursuant to previous notice and by leave,

Mr. Waldron introduced a bill entitled "An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire."

Which was read a first and second time.

On motion of Mr. Waldron-

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

On motion of Mr. Smith of Bradford-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of requiring official bonds of the Adjutant General, and report by bill or otherwise.

Mr. Young of Meredith submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the Secretary of State be and hereby is authorized and directed to furnish to each of the Clerks of the Court of Common Pleas for the counties of Belknap and Carroll in this State, one bound set of the New Hampshire reports which have been or may be published, to be kept by the Clerks for the use of the Courts in their respective counties.

Which was read a first tinle.

Ordered, That it be read a second time this forenoon at eleven o'clock.

On motion of Mr. Griffin-

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of authorizing the Adjutant General to procure one thousand printed copies of the militia laws in force in this State and cause the same to be distributed to the officers entitled by law to receive the same, and report by bill or otherwise.

The House proceeded to the order of the day upon the bill entitled "An act in addition to an act constituting the counties of Belknap and Carroll"

Which was read a second time.

On motion of Mr. Bordman of Gilford-

Ordered, That it be referred to a select committee consisting

of the delegation from the counties of Belknap and Carroll.

The House proceeded in the order of the day upon the bill entitled "An act to render void the settlements of paupers gained under any law passed prior to 1796 and to prevent litigation."

Which was read a second time.

On motion of Mr. Sawyer of Nashua-

Ordered, That it be referred to the committee on the Judiciary. The House proceeded in the order of the day upon the bill en-

titled "An act to repeal the second section of an act entitled an act to encourage the manufacture of leather and to prevent frauds therein, passed July 3d, 1829"

Which was read a second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded to the special order of the day upon the bill entitled "An act relating to Railroad Corporations."

On motion of Mr. Baker of Hillsborough-

Ordered, That the further consideration of said bill be postponed and made the special order of the day for Tuesday next at eleven o'clock in the forenoon.

On motion of Mr. Blaisdell-

The House resumed the consideration of the message of His Excellency the Governor enclosing three bills prepared by the committee on the revision of the laws under instructions from the last Legislature having for their object the abolition of imprisonment for debt.

Mr. Blaisdell called for the reading of the bills.

Which were severally read for the information of the House.

On motion of Mr. Waldron-

Ordered, That the message of His Excellency with the accompanying bills lie on the table, and that the Clerk be directed to procure five hundred printed copies of each of said bills for the use of the House.

Pursuant to previous notice and by leave,

Mr. Sawyer of Nashua introduced a bill entitled "An act to prevent betting or wagering on elections."

Which was read a first and second time. I all lo notion all On motion of Mr. Sawyer of Nashua-

Ordered, That it be referred to the committee on the Judiciary.

Pursuant to previous notice and by leave,

Mr. Sanborn introduced a bill entitled "An act to prevent fraud in elections."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Bruce introduced a bill entitled "An act relating to passenger carriers."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Stickney gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to provide further for the collection of taxes in certain cases."

A message from the Senate by their Clerk:

"Mr. Speaker:-The Senate concur with the House of Representatives in the appointment of a committee to wait on His Excellency the Governor and inform him that the Hon. Moses Norris, Jr. is elected Counsellor for District No. 1, for the ensuing political year, and have on their part joined Mr. Pickering."

Mr. Spalding from the joint select committee appointed to wait on His Excellency the Governor and inform him that the Hon. Moses Norris, Jr. is elected Counsellor from District No. 1, for the ensuing political year, reported that they had attended to the duty assigned them.

Mr. Blaisdell submitted the following resolution:

Resolved, That a select committee of ten be appointed to take into consideration the expediency of authorizing the several towns in this State to dispose of that portion of the public money now deposited with them as they may vote to do.

Pursuant to previous notice and by leave,

Mr. Spalding introduced a bill entitled "An act to limit the liability of Bank Directors and to prohibit officers of Banks from receiving compensation for services in certain cases."

Which was read a first and second time.

On motion of Mr. Stickney-

Ordered, That it be referred to the committee on Banks.

On motion of Mr. Currier-

The House adjourned.

AFTERNOON.

remail to previous notice and by leave

Mr. Wight, from the joint committee on Engrossed Bills, reported that they had carefully examined and find correctly engrossed, sundry joint resolutions of the Senate and House of Representatives relating to a United States Bank, the Tariff and other subjects,

Which were signed by the Speaker. It will a house ap-

Ordered, That the Clerk inform the Senate thereof.

Agreeably to a resolution of the House,

Mr. Dearborn introduced a bill entitled "An act to incorporate the Campton Village Manufacturing Company,"

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Odlin introduced a bill entitled "An act more effectually to promote the cause of education,"

Which was read a first time.

Mr. Ela moved that the bill be indefinitely postponed.

And the question being put-

The ayes and noes were called for. and a balov odw profile

Those who voted in the affirmative are-Messrs.

Knight
Pickering
Hoit of Northwood
Crawford

George of Plaistow Laighton

Brown of Raymond

Jones of Farmington

Allen of Lee

Buzzell of Middleton

Varney

Locke of New Durham Cross

Perkins Mooney Paine Leavitt Eastman

Young of Meredith

Ela Calley

Morrison of Sanbornton
Towle of Freedom
Burleigh of Sandwich

Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Gutterson

Wiggin of Epsom Cutler

Marsh Wilson Knowlton

Gibson of Newbury

Pattee

Thompson of Warner

Goodale

Stevens of Goffstown Jones of Goffstown Patten of Hancock

Farley Cross

Bordman of Lyndeborough

Putnam
Woodbury
Colby
Swett
Hamilton

Bill

Davis of Keene

Mack
Copeland
Abbot
Whitcomb
Baker of T

Baker of Troy
Silsby
Cotton
Goldthwait

Perrin Glidden Rogers coat of ton ak's behilm McGrath Peabody Prescott Pitman Sanborn of Campton Glines Blodgett of Canaan Johnson Page of Benton Emerton Blodgett of Dorchester Ballou Wallace of Franconia Emery Ferrin Day Clark Cole Savage

Those who voted in the negative are-Messrs.

Patten of Candia Noves Brown of Chester Taylor Porter Ladd of Epping Robinson of Exeter Odlin Batchelder of Hampstead Sanborn of Hampton Falls Thaver Boyd Vennard Stickney Robinson of Poplin Waldron Wiggin of Portsmouth Thompson of Salem Palmer Morrison of Windham Clough of Barrington

Sawyer of Dover

Morrill of Somersworth

Bordman of Gilford

Peirce of Dover

Townsend

Ricker

Griffin

McDuffie

Witham

Robinson of Gilford Wight Tebbets Norris Curry Cate Harmon ' Wedgewood Wentworth Hall of Tamworth Lalev Marden Scribner Price Morrill of Boscawen Shute Carter Robinson of Concord Hoit of Concord Burley of Franklin Clough of Loudon Flanders Hoyt of Northfield Doe George of Salisbury Page of Sutton Wallace of Amherst Chandler

Bailey of Brookline

Bixby of Francestown

Dearborn introd

Peavey Pierce of Hillsborough Bixby of Litchfield Morrison of Manchester Stark Stevens of Mason

McGaw Sawyer of Nashua

Spalding and do mond Beard Baldwin Ainsworth McMillen

Gibson of Pelham

Steele and the Morrom-na list a Ames a serioutiff of as Isager Barnes Kingsbury of Temple

Kingsbury of Alstead Parker of Littleton

Cooledge

Mason of Dublin Parker of Fitzwilliam Batchelder of Marlborough

Osgood

Weeks of Richmond

Converse

Mason of Sullivan Wheeler of Milan

Tudor

Morse Butterfield Humphrey Andrews and Bingham Grannis

Hall of Croydon

Prentiss Lang beauter selo Moore

Adams of Grafton

Cheney The Management of the Cheney The Chen Blaisdell Swasey

Smith of Haverhill Ladd of Holderness Allen of Lebanon

Lathrop

Brackett

Stevens of Lyman Buzzell of Ellsworth

Evans Dearborn Whidden obligated b Low

Ayes 82. Noes 115.

So the motion to postpone said bill indefinitely did not prevail. On motion of Mr. Stickney-

Said bill was read a second time and referred to the committee on Education.

On motion of Mr. Smith of Bradford-

Resolved, That the Adjutant and acting Quartermaster General be requested to lay before this House, in detail, a statement of the receipts and disbursements by him made for military purposes for the year ending June 1, 1841.

Mr. Eastman submitted the following resolution:

Resolved, That the committee on Agriculture and Manufactures be instructed to inquire into the expediency of giving a certain premium for killing crows, and report by bill or otherwise.

On the question, shall the resolution be adopted?

It was decided in the negative. So the resolution was rejected.

Mr. Griffin gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to repeal the 4th section of an act allowing a certain premium for killing bears, wild-cats, crows and foxes," approved Jan. 22, 1832.

On motion of Mr. Treadwell-

The House resumed the consideration of the reports of the Warden, Physician and Chaplain of the New Hampshire State Prison.

On motion of Mr. Treadwell-

discovered of Edisworth

· Ordered, That said reports be referred to the committee on the State Prison.

Mr. Griffin gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to repeal an act allowing a certain premium for killing foxes," approved July 4, 1838.

On motion-

The House adjourned

SATURDAY, JUNE 12, 1841.

Mr. Page of Benton presented the petition of Joshua Blaisdell and others, praying for an act of incorporation by the name of the Female Seminary at Haverhill.

Ordered, That it be referred to the committee on Education. Mr. Sanborn of Deerfield from the committee on Military Affairs to whom was referred the petition of the Exeter Artillery Company and others, made a report,

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Pursuant to previous notice and by leave,

Mr. Stickney introduced a bill entitled "An act to provide further for the collection of taxes in certain cases."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Sawyer of Dover introduced a bill entitled "An act relating to judicial records." Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

On motion of Mr. Patten of Hancock-

Resolved, That when the House adjourn this forenoon they adjourn to meet again on Monday next at three o'clock in the afternoon.

Pursuant to previous notice and by leave,

Mr. Griffin introduced a bill entitled "An act to repeal an act allowing a certain premium for killing foxes," approved July 4, 1838.

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

On motion of Mr. Baker of Hillsborough-

Resolved, That the use of the Hall of the House of Representatives be granted to the New Hampshire Historical Society for the delivery of the annual address by Hon. Nathaniel G. Upham, on Tuesday next at half past seven o'clock P. M.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the Treasurer of the State be and he hereby is directed to report to this House whether the sum of ninety-five dollars and sixty cents has been paid into the treasury by the late Quarter Master General, according to a resolve of the Legislature passed June 19, 1840.

The Speaker announced the appointment of Mr. Burleigh of Sandwich as a member of the committee on Education in place of Mr. Morrison of Portsmouth who has resigned his seat in this

Agreeably to a resolution of this House the Speaker announced the appointment of Messrs. Blodgett of Canaan, Hoit of Northwood, Jones of Farmington, Rollins of Barnstead, Harmon, Marsh, Steele, Batchelder of Marlborough, Jones of Washington, and Emery, as the select committee of one from each county to inquire whether any inequality exists in the salaries of the county officers in the several counties in this State.

Agreeably to a resolution of the House, the Speaker announced the appointment of Messrs. Laighton, Wilson, Clough of Loudon, McGaw, Rawson, Pevey, Langley, Cole, Vennard, and Paine, as the select committee to take into consideration the expediency of authorizing the several towns in this State to dispose of the public money now deposited with them as they may vote

to do.

Mr. Treadwell gave notice that he will on Monday next ask leave to introduce a bill entitled "An act in addition to and in amendment of an act entitled an act for the regulation and government of schools in the town of Portsmouth, approved January 13, 1837 "

On motion of Mr. Weeks of Richmond-

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of so altering or amending the law passed July 6, 1833, in regard to the collection of military fines levied by distress, and the sale of the delinquent's goods and chattels under the hand and seal of the captain or commanding officer of the company as to provide that the delinquent may have a hearing before a justice of the peace by jury so to be empannelled by said justice if the defendant requests it, and report by bill or otherwise.

On motion of Mr. Smith of Bradford-

Resolved, That the House are now ready to meet the Senate in Convention for the purpose of proceeding in the elections agreeably to the provisions of the Constitution.

Ordered, That the Clerk inform the Senate thereof.

IN CONVENTION.

The Senate and House of Representatives being assembled in Convention in the Representatives' Hall—

The chairman informed the convention that the precepts commanding the attendance of the moderator and selectmen of the towns of New Market and Sandown at the annual town meetings

held in said towns on the second Tuesday of March last, had

been duly served and returned.

George O. Hilton moderator, Charles Lane and John M. Towle selectmen, and Charles M. Kehew town clerk of the town of New Market who officiated at the annual town meeting held in said town of New Market on the second Tuesday of March last, and James Sleeper moderator, Josiah Clough, George F. Griffin and William French jr. selectmen, and Abram S. French town clerk of the town of Sandown who officiated at the annual town meeting held in said town of Sandown on the second Tuesday of March last appeared before the convention.

On motion of Mr. Gregg of the Senate-

The Convention proceeded to the examination of George O. Hilton.

Said George O. Hilton having been duly sworn, in reply to the question, "whether he was moderator of the annual town meeting holden in said town of New Market on the second Tuesday

of March last, and if so, whether he was present at the making up of the record of votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in the record of said votes?" and in reply to sundry other questions asked him by order of the convention—

Answered, in substance, that he was moderator of said town meeting, that he was present at the making up of the record of said votes, and that he had no doubt there was a mistake in said record—that he did not with certainty recollect whether he examined any of the votes which were cast for Counsellor at said meeting, nor whether he saw at said meeting any votes for Moses Norris, or for Moses Norris, jr., but that the votes recorded and returned as for Moses Norris, were in fact cast at said meeting for Moses Norris, jr. because said Moses Norris, jr. was the regular candidate of one party, and he knew of no votes in circulation among said party for any other candidate for the office of Counsellor.

Being shown a printed ballot containing among other names the name of Moses Norris jr. for Counsellor, on which was endorsed in writing the name of John French (being the ticket attached to the affidavit of John French, which was read before the convention at the examination of Charles M. Kehew on the 10th instant,) he stated that he had no doubt that said ballot or ticket was one of the same kind with those cast at said town meeting.

He farther stated in substance that the names of the candidates for State and county officers at said meeting were copied by the town clerk from a ballot, upon a piece of paper during the sorting and counting of the votes by the moderator and selectmen—that after the votes were sorted and counted he stated to the town clerk the number of votes which each candidate had received—and that the town clerk wrote down the number of votes for each candidate against their respective names, which he had copied from the ballot upon a piece of paper as before stated—that he then took this piece of paper from the town clerk, and declared the votes therefrom in presence of the meeting.

Being shown a piece of paper on which among other names was the name of Moses Norrs for Counsellor, he recognized it as the paper from which he declared the votes as aforesaid.

He further stated that he could not say with certainty whether he declared said votes to the meeting as for Moses Norris or for Moses Norris, jr., but that he had no doubt that the votes were cast for Moses Norris, jr.

On motion of Mr. Gregg of the Senate-

The Convention proceeded to the examination of John M. Towle.

Said John M. Towle having been duly sworn, in reply to the questions, whether he was one of the selectmen of the town of New Market, at the annual town meeting held in said town on the second Tuesday of March last, and if so, whether he was present at the making up of the record of the votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in the record of said votes?

Answered, in substance, that he was one of the selectmen of said town at said town meeting, that he was present at the sorting, counting, declaring and making up of the record of said votes—that he assisted in the counting of the same—that he saw ballots at said meeting for Moses Norris, jr. for Counsellor, but saw none to his recollection for Moses Norris. Being shown the ballot above mentioned, on which was endorsed the name of John French, in writing, he stated that he had no doubt that the names on this ballot were the same with the names on ballots which were thrown at said town meeting.

He further stated that he voted on the day of said town meeting, that the word "jr." after the words "Moses Norris" on some of the ballots which he counted was dim and indistinctly printed—that he was not aware of any mistake at the time, but that he had now no doubt that there was a mistake both in the record and return of said votes, and that the votes which were recorded and returned as for Moses Norris for Counsellor, should have been recorded and returned for Moses Norris, jr.

On motion of Mr. Gregg of the Senate-

Silas Noble having been called by the chairman of the Convention did not appear.

On motion of Mr. Gregg of the Senate-

The Convention proceeded to the examination of Charles

Said Charles Lane having been duly sworn, in reply to the question, whether he was one of the selectmen of the town of New Market, at the annual town meeting held in said town of New Market on the second Tuesday of March last, and if so, whether he was present at the making up of the record of votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in the record of said votes?

Answered, in substance, that he was one of the selectmen of said town at said town meeting—that he was present at the making up of the record of said votes—that he assisted in sorting, but did not assist in counting said votes. Being shown the ballot above

mentioned on which was endorsed the name of John French, in writing, he stated that he had no doubt that the names on this ballot were the same with the names on ballots which were thrown at said town meeting.

On motion of Mr. Treadwell of the House-

The Convention resumed the examination of Charles M. Kehew, town clerk of said town of New Market.

In reply to the question, whether at the time he was examined before the Convention on Thursday the tenth instant, he had any doubt that the votes which he had recorded and returned as for

Moses Norris, were in fact cast for Moses Norris, jr.?

He answered, in substance, that at the time he was examined before as aforesaid, he had no means of knowing from what he could remember of his own recollection at that time, whether said votes were cast for Moses Norris or for Moses Norris, jr.—but from information which he had received from others, he had not at the time of said examination, nor had he now any doubt but that said votes which were recorded and returned for Moses Norris were in fact cast at said town meeting for Moses Norris, jr.

On motion of Mr. Sanborn of Deerfield of the House-

Resolved, Phat said town clerk be permitted to amend his said

record and return according to the fact.

Said town clerk then stated that he would so amend his record and return by the direction of the selectmen and moderator aforesaid—and being so directed, proceeded to amend his said record and return accordingly, by inserting therein the word "jr." after the words "Moses Norris."

On motion of Mr. Gregg of the Senate-

Resolved, That said moderator, selectmen and town clerk of the town of New Market be discharged from further examination and attendance before the Convention.

On motion of Mr. Gregg of the Senate-

The convention proceeded to the examination of James Slee-

per

Said James Sleeper, having been duly sworn, in reply to the question, whether he was moderator of the town meeting held in the town of Sandown on the second Tuesday of March last, and if so, whether he was present at the making up of the record of votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in making up the record of said votes?

Answered, in substance, that he was moderator at said town meeting, that he was present at the making up of the record of votes cast for Counsellor at said meeting, that he declared the

state of the votes cast at said meeting from a printed ballot on which he had inserted the number of votes cast for each condidate against their respective names.

Being shown a printed ballot which was as follows, viz:

"John Page, Governor,
Moses Norris, jr., Counsellor,
Samuel Hatch, Senator,
Edson Hill, Treasurer,
John Woodbury, Register.

For Road Commissioners.

Uri Lamprey,
John Dow,
Lorenzo Batchelder.

For Representatives to Congress.

Tristram Shaw, Ira A. Eastman, Charles G. Atherton, Edmund Burke, John R. Reding."

he stated that he had no doubt that this was a ballot similar to the one used by him on said occasion; that he was not aware of any mistake at the time of said meeting, but that he had now no doubt that there was a mistake both in the record and return of said votes, and that the votes which were recorded and returned as cast for "Moses Norris," should have been recorded and returned for Moses Norris, jr.

On motion of Mr. Gregg of the Senate-

The Convention proceeded to the examination of Josiah

Clough.

Said Josiah Clough having been duly sworn, in reply to the question, whether he was one of the selectmen at the annual town meeting held in said town of Sandown on the second Tuesday of March last, and if so whether he was present at the making up of the record of votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in the record of said votes?

Answered, in substance, that he was one of the selectmen of said town at said town meeting—that he was present at the making up of the record of said votes—that he did not know of any

mistake at the time—that there were votes cast at said meeting for Moses Norris jr. for Counsellor—that he had no doubt that the votes which were recorded and returned as cast at said meeting for "Moses Norris," were in fact cast for Moses Norris jr. and were so declared by the moderator at said town meeting.

On motion of Mr. Gregg of the Senate-

The Convention proceeded to the examination of William

French jr.

Said William French jr. having been duly sworn—in reply to the question whether he was one of the selectmen of the town of Sandown, at the annual town meeting held in said town on the second Tuesday of March last, and if so, whether he was present at the making up of the record of votes cast at said town meeting for Counsellor for District No. 1, and whether there was any mistake in the record of said votes and if so, what that mistake was?

Answered, in substance, that he was one of the selectmen of said town at said town meeting—that he was present at the making up of the record of said votes—that he did not know of any mistake at the time—that he now thinks there was a mistake—that votes were cast for Moses Norris jr. for Counsellor at said meeting, and that he heard the moderator declare the name of Moses Norris jr. as having votes for Counsellor at said meeting.

On motion of Mr. Gregg of the Senate-

Resolved, That Abram S. French, town clerk of said town of Sandown be permitted to amend his record and return of said votes according to the fact.

Said town clerk then amended his record and return accordingly by inserting therein the word "jr." after the words "Moses

Norris."

On motion of Mr. Gregg of the Senate-

Resolved, That said moderator, selectmen, and town clerk of the town of Sandown be discharged from further examination and attendance before the convention.

On motion of Mr. Gregg of the Senate-

The convention proceeded to read and record said returns as amended from the towns of New Market and Sandown.

On motion of Mr. Hatch of the Senate-

The Convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

Mr. Baker of Hillsborough gave notice that he will on Monday

next ask leave to introduce a bill entitled "An act to secure the

public against the frauds of Banking Institutions."

The House proceeded to the order of the day upon the joint resolution directing the Secretary of State to furnish the New-Hampshire Reports to the clerks of the courts of the counties of Belknap and Carroll.

Which was read a second time.

Ordered, That it be read a third time Monday afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act relating to judicial records."

Which was read a second time.

On motion of Mr. Sawyer of Dover-

Ordered, That it be referred to the committee on the Judici-

The House proceeded in the order of the day upon bills of the

following titles, viz:

"An act to repeal an act allowing a certain premium for killing foxes, approved July 4, 1838;"

"An act further to provide for the collection of taxes in certain

cases ;"

Which were severally read a second time.

Ordered, That they be read a third time Monday afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act to prevent frauds in elections."

Which was read a second time.

Mr. Ela moved that it be referred to the committee on Elec-

Mr. Peabody moved that it be indefinitely postponed.

Mr. Treadwell moved that it lie on the table.

And the question being put,

It was decided in the affirmative.

So the bill was laid on the table.

On motion-

The House adjourned.

MONDAY, JUNE 14, 1841.

Mr. Emery presented the account of George P. Meserve. Ordered, That it be referred to the committee on Claims.

Mr. Swasey presented the petition of Joel Angier and others, praying for an alteration in the laws for taxation.

Ordered, That it be referred to the committee on the Judici-

ary.

The House proceeded to the order of the day upon the joint resolution directing the Secretary of State to furnish the New-Hampshire Reports to the clerks of the counties of Belknap and Carroll.

Which was read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act to provide further for the collection of taxes in certain cases."

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act to repeal an act allowing a certain premium for killing foxes, approved July 4, 1838."

Which was read a third time.

On motion of Mr. Page of Benton-

Ordered, That the bill be put upon its second reading for the purpose of amendment.

Mr. Page of Benton moved that the bill be amended by adding

a section.

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Mr. Patten of Hancock moved that the bill be referred to the committee on Agriculture and Manufactures.

And the question being put, It was decided in the negative.

Mr. Peabody moved that the bill be indefinitely postponed.

And the question being put, It was decided in the negative.

Ordered, That said bill be read a third time to-morrow after-aoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act to repeal the second section of an act entitled an act to encourage the manufacture of leather and to prevent frauds therein."

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Copeland submitted the following resolution:

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of requiring the Secretary of State to send forthwith after the publication thereof the pamphlet laws of this State directly to each town entitled to receive the same.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That it lie on the table.

On motion of Mr. Lathrop-

Resolved, That the committee on Military Affairs be instructed to inquire into the expediency of so amending the militia laws as to authorize towns to receive the arms belonging to this State, by passing a vote to that effect, in the same way and manner that

militia officers now receive them.

The Speaker laid before the House a communication in writing from the Treasurer of this State, inclosing a communication from Robert Davis, late Quarter-Master General, respecting the subject matter of the resolution directing the State Freasurer to report to the House whether the arrears due to the State from the late Quarter-Master General have been paid into the Treasury, agreeably to a resolution of this House, passed November session 1840.

The reading of said communication was called for.

Which was read.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That they be referred to the committee on Military Affairs.

On motion of Mr. Peabody-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of providing by law for the trial by jury in all civil actions before a justice of the peace when either party shall request it, and report by bill or otherwise.

Mr. Robinson of Concord, by leave, presented the account of

James Straw.

Ordered, That it be referred to the committee on Claims.

Mr. Robinson of Concord submitted the following resolution:
Resolved by the Senate and House of Representatives in General Court convened, That the use of the State House yard be granted to the Nashua Artillery company the present week, on their proposed visit to the Capitol.

On the question, shall the resolution be adopted?

It was decided in the affirmative.

So the resolution was adopted.

Ordered, That the Clerk request the concurrence of the Senate therein.

Pursuant to previous notice and by leave,

Mr. Treadwell introduced a bill entitled "An act for the regulation and government of schools in the town of Portsmouth, approved January 13, 1837."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the 17th section of an act entitled "An act defining the jurisdiction powers and duties of a judge of probate and the duties, exemptions and liabilities of executors, administrators and guardians in certain cases, so as to define the powers now granted to judges of probate in the several counties in this State, in relation to the allowance to the widow of a person dying testate or intestate, the estate being solvent or insolvent," and to report by bill or otherwise.

On motion-

The House adjourned.

TUESDAY, JUNE 15, 1841.

Mr. Morrill of Somersworth presented the petition of Robert Leathers and Jane C. Leathers;

Mr. Torr presented the petition Bartholomew Wentworth, praying for the alteration of their respective names;

Ordered, That said petitions be referred to the committee on

the Alteration of names.

Mr. Glidden presented the account of Urial Dean; Mr. Low presented the account of John L. Martin;

Ordered, That said accounts be referred to the committee on Claims.

Mr. Morrill of Boscawen presented the petition of the officers of the 21st regiment, praying for the removal of an officer;

Mr. Buzzell presented the petition of Jonathan Buzzell, Col. of the 33d regiment, praying for an appropriation for the erection of a Gun House in said regiment, and also for the removal of an officer.

Ordered, That they be referred to the committee on Military Affairs.

Mr. Baker of Hillsborough presented the petition of Thomas J. Laton and others, praying for relief against the Concord Railroad corporation.

On motion of Mr. Baker of Hillsborough-Ordered, That said petition lie on the table.

Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred the petition of J. Clark Payson and others, praying for an act to prevent the destruction of fish in Exeter river, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Tudor, from the same committee, who were instructed to inquire into the expediency of providing by law for the trial by jury in all civil actions before justices of the peace where either party shall request it, reported the following resolution:

Resolved, That it is inexpedient to legislate upon the subject.

On motion of Mr. Sawyer of Nashua-Ordered, That the report lie on the table.

Mr. Sawyer of Nashua, from the same committee, to whom was referred the bill entitled "An act to prevent betting or wagering on elections," reported the same without amendment.

Ordered, That the bill be read a third time to-morrow afternoon

at three o'clock.

Mr. Parker of Fitzwilliam from the same committee, to whom was referred the bill entitled "An act providing for the appointment of a reporter of the decisions of the Superior Court of Judicature, made a further report,

Whereupon-

Resolved, that said bill be indefinitely postponed

Mr. Parker of Fitzwilliam, from the same committee who were instructed to inquire into the expediency of requiring landholders to fence on public highways of cultivated lands, made a further report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred the bill entitled "An act relating to judicial records," reported the same without amendment.

Ordered, That it be read a third time to-morrow afternoon at

three o'clock.

Mr. Swasey, from the same committee, who were instructed to inquire into the expediency of amending or repealing the first section of an act entitled "An act relating to the returns of votes and making further provision for certifying the same," approved Dec. 22, 1840, made a further report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Swasey, from the same committee, to whom was referred the petition of Joel Angier, jr. and others, praying for an alteration in the laws for taxation, made a further report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Baker of Hillsborough, from the same committee to whom was referred the petition of Lyman Wright and others, praying for relief against hawkers and pedlers, made a further report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Baker of Hillsborough, from the same committee, to whom was referred the bill entitled "An act to guard against and prevent the loss of baggage by the public conveyances," made a further report,

Whereupon-

Resolved, That the same be indefinitely postponed.

Mr. Laighton, from the same committee, to whom was referred the petition of Josiah Dearborn, praying for an act in relation to the repairing of meeting houses, reported the following resolution:

Resolved, That the petitioner have leave to withdraw his peti-

tion.

On motion of Mr. Wedgewood-

Ordered, That said report lie on the table.

Mr. Parker of Fitzwilliam, from the same committee, to whom was referred the petition of George Lang and others, praying that collectors of taxes be compelled to give bonds, reported a bill entitled "An act relating to collectors of taxes,"

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Hall of Tamworth, from the committee on the Judiciary, to whom was referred the bill entitled "An act establishing salaries of the Justices of the Superior Court of Judicature, and of the Attorney General," reported as a substitute therefor a bill entitled "An act establishing salaries of the Justices of the Superior Court

of Judicature," and also a bill entitled "An act establishing the salary of the Attorney General,"

Which were severally read a first time.

Ordered, That they be read a second time this forenoon at

eleven o'clock.

Mr. Hall of Tamworth, from the same committee, to whom was reterred the resolution instructing them to inquire whether there is any law of this State authorizing the Court of Common Pleas to pay out of the several county treasuries to the Solicitors in their respective counties, the sum of fifty dollars for each term of attendance upon said Court, in the absence of the Attorney General, besides the two dollars per day allowed as commissioners, reported that the committee are not aware that any such law referred to in said resolution is now in force in this State.

On motion-

Resolved, That said report be accepted.

Mr. Hall of Tamworth, from the same committee, who were instructed to inquire into the expediency of equalizing the sums to be paid to the several County Solicitors for their attendance upon Court in the absence of the Attorney General, and that the same be deducted out of the salary of the Attorney General, or paid out of the State treasury instead of the several county treasuries, reported a bill entitled "An act relating to the compensation of County Solicitors."

Whi h was read a first time.

Ordered, That it be read a second time this forenoon at eleven

o'clock.

Mr. Blake, from the committee on Military Affairs, to whom was referred the petition of John Marston and others praying for the alteration of the militia law, made a report,

Whereupon—

Resolved, That the petitioners have leave to bring in a bill.

Mr. Hall of Tamworth, from the committee on the Judiciary, to whom was referred the bill entitled "An act for the more speedy settlement of insolvent estates in certain cases," reported the same bill with an amendment.

The question being upon the adoption of said amendment,

Mr. Hall of Tamworth moved an amendment to said amend-

On the question, shall the amendment to the amendment be adopted?

It was decided in the affirmative.

So the amendment to the amendment was adopted.

On the question, shall the amendment as amended be adopted?

It was decided in the affirmative obsoliding test and viewes sour

So said amendment as amended was adopted. It lowed and said

On motion of Mr. Bordman of Gilford— to designed T. M. Ordered, That the bill lie on the table.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the petition of Levi Willard and others, praying for an alteration of the law so as to permit persons to send to school in all districts where they pay taxes, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Laighton, from the committee on the Judiciary to whom was referred the bill entitled "An act for continuing all corporations three years for certain purposes," reported the same without amendment.

Ordered, That it be read a third time to-morrow afternoon at

three o'clock.

Mr. Townsend, from the committee on Military Affairs, to whom was referred the petition of Chandler Cass and others, inhabitants of Haverhill praying for the passage of a law to furnish Artillery Companies with side arms at the expense of the State, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Patten of Hancock, from the same committee to whom was referred the petition of the officers and privates of the fifth company of Infantry in the 19th regiment praying to be disannexed from said 19th regiment and annexed to the 29th regiment, made a further report,

Whereupon—
Resolved, That the further consideration of said petition be

postponed to the next session of the Legislature.

Mr. Bingham, from the committee on Roads, Bridges and Canals, to whom was referred the petition of John Greenfield and others, praying for a railroad from Great Falls to Rochester, made a report,

Whereupon-

Resolved, That the further consideration of said petition be postponed to the first Tuesday of the next session of the Legislature and that the petitioners give notice to all persons interested in the hearing of the same by causing said petition and the order of notice thereon to be published in one of the newspapers in Portsmouth, and one of the newspapers in Dover, three weeks

successively the last publication to be at least sixty days prior to the first day of the next session of the Legislature.

Mr. Thompson of Salem, from the committee on Unfinished

Business, made a report, eldst and all flid add to IT sharely

Whereupon-

Resolved, That the petition of Solomon Jesseman and others inhabitants of the town of Franconia, praying for the passage of an act allowing said town to send a representative to the General Court; the petition of the inhabitants of the town of Peeling, praying to be severed from the town of Ellsworth and have the privilege of sending a representative to the General Court, be referred to the committee on Elections-and that the memorial of Joel Parker and others, recommending two terms of the Superior Court of Judicature to be held at Concord annually, instead of the terms in the several counties; the bill entitled "An act prescribing the times and places of holding the Superior Court of Judicature"; the bill entitled "An act securing to mechanics and laborers a lien on buildings, ships and other vessels"; the bill entitled "An act relating to costs"; the memorial of Joseph A. Braynard, praying for an alteration of the laws relating to debtors and creditors; and the bill entitled "An act to remove one term of the courts from Concord and establish the same at Hopkinton"; be referred to the committee on the Judiciary.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the petition of the officers of the 39th regiment, praying for the removal of an officer, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petion.

Mr. Young from the same committee, to whom was referred the petition of the officers and privates of the cavalry company annexed to the 5th regiment of N. H. militia, praying for Legislative aid, and the petition of D. W. Baker and others for the same object, made a further report,

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Ladd of Epping, from the committee on Towns and Parishes, to whom was referred the petition of Jeremiah Herrick and William Tenney, praying that a piece of land belonging to them, lying in the town of Swanzey, be disannexed from said town of Swanzey and annexed to the town of Marlborough, reported the following resolution:

Resolved, That the petitioners have leave to withdraw their pe

tition.

On motion of Mr. Batchelder of Marlborough - 32 garadana Ordered, That the report lie upon the table.

Mr. Thompson of Salem, from the committee on Unfinished Business, made a further report, A balaing tow-m to enough no

erly in the arsenal at Portsmouth, approved July -noquenW Resolved, That the petition of Robert Harvey and others; the petition of Perley Mason and 75 others; the petition of Hiram Lewis and 60 others, and the petition of Levi Parker and 300 others, praying for a charter for a bridge across the Connecticut river, from Lyman in the State of New Hampshire to Barnet in the State of Vermont, be referred to the committee on Roads, Bridges and Canals; and that the resolution directing an inquiry into the expediency of districting the State anew for the choice of Senators, be referred to the select committee who have that subject under consideration. To you as on gandalldates the plant

A message from the Senate by their Clerk:

"Mr. Speaker:-The Senate concur with the House of Representatives in the passage of a resolution granting the use of the State House yard to the Nashua Artillery company the present week.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the Secretary of State be requested to lay before the House of Representatives all papers and vouchers in his possession relative to the late settlement with the Quarter-Master General.

The following message in writing was received from His Excellency the Governor by the Secretary of State, which was read and is as follows:

To the Senate and

House of Representatives:

I herewith transmit the Treasurer's estimate of the probable receipts and disbursements at the Treasury from June 1, 1841, to JOHN PAGE. June 1, 1842.

Executive Department, | horses a base of at tad T beauty) June 15, 1841.

On motion of Mr. Morrill of Somersworth

Ordered, That His Excellency's message with the accompanying estimates be referred to the committee on Finance.

On motion of Mr. Day-

Resolved, That the committee on Military affairs be instructed to inquire into the expediency of enacting a law authorizing companies who are required by law to be armed with muskets and numbering 25 in rank and file, to receive from the arsenal at Portsmouth or Lancaster such a number of muskets as may be necessary to furnish them with arms, upon their complying with the conditions of an act entitled "An act relating to the public property in the arsenal at Portsmouth, approved July 5, 1834," and to report by bill or otherwise.

On motion of Mr. Bruce of bus nozal veltes to nourise

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the law regulating the office of coroner, so that coroners may perform all the duties of said office, excepting service of writs and processes when the sheriff is a party, without giving bonds, and report by bill or othwise.

The House proceeded to the order of the day upon the bill entitled "An act establishing the salary of the Attorney General."

Which was read a second time.

On motion of Mr. Blaisdell-

Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon the bills of the following titles, viz:

"An act relating to collectors of taxes;"

"An act establishing the salaries of the justices of the superior court of judicature;"

"An act establishing the salary of the Attorney General;"
"An act relating to the compensation of county solicitors;"

Which were severally read a second time.

Ordered, That they be read a third time to-morrow aftenoon at three o'clock.

Mr. Wight gave notice that he will to-morrow ask leave to introduce a bill entitled "An act in addition to an act entitled an act constituting the counties of Belknap and Carroll."

Pursuant to previous notice and by leave,

Mr. Baker of Hillsborough introduced a bill entitled "An act to secure the public against the frauds of banking institutions."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

On motion of Mr. Smith of Bradford-

The House proceeded to the special order of the day upon the bill entitled "An act relating to Railroad Corporations."

Mr. Griffin moved that the bill be indefinitely postponed.

But before the question was taken,

On motion of Mr. Haley-

has stolenm the for The House adjourned.

AFTERNOON.

The House proceeded to the order of the day upon bills of the following titles, viz: 10 A2110

"An act to repeal an act allowing a certain premium for killing

foxes, passed July 4, 1841;"

"An act in addition to and in amendment of an act entitled an act for the regulation and government of schools in the town of Portsmouth, approved January 13, 1837;" brothers to see I

Which were severally read a third times was more to limo.

Resolved, That they pass and that their titles be as aforesaid. Ordered, That the Clerk request the concurrence of the Sen-

The House resumed the consideration of the unfinished business of the forenoon upon the bill entitled "An act relating to Railread corporations." and about

The question being upon the motion that said bill be indefinitely

postponed.

Mr. Baker of Hillsborough having proceeded to address the

House, was called to order by Mr. Flanders.

The Speaker having decided that the remarks of Mr. Baker of Hillsborough were out of order, by reason of irrelevancy to the question before the House,

Mr. Baker of Hillsborough appealed to the House from the

decision of the Speaker.

The question being put,

Is the Speaker's decision correct? The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood kingsbury of Alstond Noves Brown of Chester Taylor Porter Parker of Robinson of Exeter Odlin Sanborn of Hampton Falls Palmer Blake Thayer Boyd Mason of Sullivan Vennard

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Hoit of Northwood George of Plaistow

Waldron

Wiggin of Portsmouth Thompson of Salem

Brown of Seabrook

Clough of Barrington

Sawyer of Dover Peirce of Dover

Townsend conco lo nosnidos

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Robinson of Gilford

Wight Eastman

Young of Meredith Putnam

Ela Norris

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Morrison of Sanbornton
Beard

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Wentworth

Burleigh of Sandwich Hall of Tamworth

Lialey Thurston Scribner amount to The miggi

Morrill of Boscawen Smith of Bradford Bailey of Chichester

Shute Carter

Robinson of Concord Hoit of Concord

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Burley of Franklin

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Hoyt of Northfield Torr line to be to membrane Page of Sutton and and All

Morrill of Somersworth Wallace of Amherst Griffing as so selve the Davis of Antrim Land Davis of Antrim McDuffie and Bixby of Francestown Patten of Hancock Rollins of Barnstead Pierce of Hillsborough

Bordman of Lyndeborough Leavitt med hid bise and gold on Morrison of Manchester

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Kingsbury of Temple

Colby

Kingsbury of Alstead

Hamilton Cooledge

Mason of Dublin Parker of Fitzwilliam

Felt

Davis of Keene

Batchelder of Marlborough

Osgood Converse

Mason of Sullivan

Abbot

Baker of Troy and to age Adams of Grafton in The yeard Cheney Tudor Gibson of Pelinam Ilabaiala Bladgett of Dorchester Voesy Ladd of Holderness viudioo W Butterfield Humphrey linder and lo diede Lathrop Savage Silsby All to sale W Parker of Littleton Hamlin Brackett Bingham Weeks of Richmond matham McGesth Cotton Perrin Grannis
Hall of Croydon

Dearborn gorandes W to send the send the send to send the send the send the send to send the send Whidden sindagel of shoot Prentiss Pitman Goldthwait Cutler awatenewere to game Y Johnson Adams of Springfield val Emerton nason 3 to moghol 8 Haines Glidden Emery 80 250 Noes 68 year Rogers Low Wilcomb Wheeler of Milan 901 02 Moore After further debate, neerl Sanborn of Campton Green Cole Cole Constant of Campton Wallace of Franconia On motion of Mr. Parker of Figwilliam

Those who voted in the negative are-Messrs.

Calley Knight Cate Patten of Candia Beacham Sanborn of Deerfield Rawlings of Deerfield Wiggin of Ossipee Ladd of Epping Warden Ladd of Epping Morgan Foss of Greenland Batchelder of Hampstead Sanborn of Canterbury Pickering
Currier
Wiggin of Epsom
Gibson of Newbury Crawford Donate and de bette Doe George of Salisbury Robinson of Poplin Selected to the Langley states of some . M. To the constant being Chandler of lowings W. Il Laighton Treadwell Goodale Brown of Raymond Stevens of Goffstown Garland Jones of Farmington Jones of Goffstown Young of Barnstead Peavey Peavey Brothbot us and pure and Cross themes dist edi m Paine

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McMillen Gibson of Pelham	Rand
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Mack Weeks of Richmond	Clark
Weeks of Richmond	McGrath
Copeland	Goodwin
Weeks of Richmond Copeland Whitcomb	Little
Locke of Alexandria	Glines
Lang	Rallon
Prescott Blodgett of Canana	Ballou tinnello
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Ayes 156. Noes 68.

So the Speaker's decision was sustained.

After further debate,

Pending the question, upon the motion that said bill be indefinitely postponed.

On motion of Mr. Parker of Fitzwilliam—

The House adjourned.

WEDNESDAY, JUNE 16, 1841.

Mr. Whitcomb presented the petition of Caleb Alexander;
Mr. Batchelder of Hampstead presented the petition of John
Hale, praying for the alteration of their respective names;

Ordered, That they be referred to the committee on the Al-

teration of Names.

Mr. Bruce presented the account of Ezekiel Hurd;

Mr. Wiggin of Ossipee presented the account of James Gar-

Ordered, That they be referred to the committee on Claims.

Mr. Perrin presented the petition of A. P. Gould and others, praying for an additional officer in the first company of Riflemen in the 13th regiment;

Mr. Scribner presented the petition of the field officers of the 21st regiment, praying for the removal of an officer;

Mr. Porter presented two petitions of Joseph Montgomery and

others, praying for the removal of an officer;

Ordered, That said petitions be referred to the committee on Military Affairs.

Mr. Swasey presented the petition of Abram H. Chandler and others, praying to be severed from the town of Haverhill and annexed to the town of Bath, for the purpose of schooling;

Mr. Hall of Tamworth presented the petition of James Page and others, praying that a tract of land be severed from the town of Albany and approved to the town of Tames all

of Albany and annexed to the town of Tamworth;

Ordered, That said petitions be referred to the committee

on Towns and Parishes.

Mr. Towle of Hampton presented the petition of Joseph Dow and another, praying for an alteration of the time of holding the annual meeting of the congregational society in Hampton.

Ordered, That it be referred to the committee on Incorpora-

tions.

Mr. Treadwell presented a copy of an application made by the Eastern railroad to the judges of the superior court for an injunction against John Philbrook of Hampton-a copy of an injunction issued by one of the judges of said court against said Philbrook -a copy of a notice served upon said: Eastern railroad by said Philbrook declaring his intention to avail himself of the act of Dec. 23d 1840, for the purpose of obtaining the amount of damages awarded him by a committee for land taken by said Eastern railroad-a copy of the several acts incorporating the Eastern railroad in New Hampshire, together with a copy of articles of agreement entered into by said Eastern railroad and the Eastern railroad company, a corporation duly established by authority of the Commonwealth of Massachusetts-a copy of a letter of said Philbrook's attorneys to the Hon. N. G. Upham, in answer to a letter from said Upham requesting of them a statement of facts in the case of John Philbrook and the Eastern railroad in New Hampshire, together with the affidavits of John Philbrook, Jonathan Philbrook, D. Philbrook, and Amos Towle.

Whereupon-

Resolved, That the above papers be referred to the standing committee on the Judiciary with instructions to report the facts in this case to the House, and that the committee be authorized to send for persons and papers should they deem it necessary.

Mr. Hoyt of Northfield from the Committee on Education to whom was referred so much of His Excellency's message as re-

lates to deaf, dumb and blind persons, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the sum of seventeen hundred dollars be and the same is hereby appropriated for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford, and the sum of eight hundred dollars for the purpose of educating indigent blind and partially blind persons of this State at the institution for the blind at Boston, that said sums respectively be expended and applied for the benefit of such and so many of those persons as His Excellency the Governor shall elect and approve, and the Governor be and he is hereby authorized to draw said sums from the treasury by warrant.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Swazey from the committee on the Judiciary, to whom was referred so much of His Excellency's message as relates to the protection of debtor and creditor and the compensation of judicial officers, made a report,

Whereupon-

Resolved. That the committee be discharged from any further

consideration of the subject.

Mr. Tebbetts from the committee on Incorporations, to whom was referred the petition of Joel S. Morrill and others praying for an act of incorporation for a Fire Engine Company No. 7, in the East Village in the town of Concord, made a report,

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the petition of A. P. Gould and the petition of Calvin W. Keyes and others praying for the removal of an officer, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Hall of Tamworth, from the committee on the Judiciary, who were instructed to inquire into the expediency of amending the law regulating the office of Coroner, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Lathrop from the committee on Incorporations, to whom was referred the petition of Lorenzo Dow and others, praying

for an act of incorporation for the Grantham Band of Martial Music, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Haley, from the same committee, to whom was referred the petition of Levi Woodbury and others, praying for an act of incorporation of a Fire Engine Company in Antrim, made a further reports A message from the Separe by their Cler

Resolved, That the petitioners have leave to bring in a bill.

Mr. Baker of Hillsborough, from the committee on the Judiciary to whom was referred the bill entitled "An act giving further remedies in actions of trespass and trespass on the case and in restraint of useless litigation," made a report,

Whereupon-

Resolved, That the bill be indefinitely postponed

Mr. Baker of Hillsborough, from the same committee, to whom was referred the petition of Nathaniel Perkins and others, praying for the taxation of the non-resident proprietors or owners of unsettled lands, made a report, ball and a lo sedano out to

Whereupon-

Resolved, That said petition be referred to the committee on Towns and Parishes.

Mr. Colby from the committee on Agriculture and Manufactures to whom was referred the petition of the Amoskeag Manufacturing Company, reported a bill entitled "An act in addition to an act approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Co."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Morrill of Somersworth, from the select committee consisting of the delegation from the county of Strafford to whom was referred the resolution instructing them to inquire into the expediency of locating the terms of the court of common pleas in said county at one place in said county, reported a bill entitled "An act changing the place of holding one of the terms of the court of common pleas in the county of Strafford."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Rand from the joint select committee appointed to fix

upon a day on which the business of the present session may be brought to a close, reported the following resolution:

Resolved, That the business of the present session may be brought to a close on Friday the 25th day of June instant.

Which was read.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of bills of the foregoing titles, and the following resolution, to wit:

"An act to provide further for the collection of taxes in certain

cases."

"An act to repeal the second section of an act entitled an act to encourage the manufacture of leather and to prevent frauds

therein," passed July 3, 1829.03 demondalist lo

A resolution authorizing and directing the Secretary of State to furnish to each of the clerks of the courts of common pleas for the counties of Belknap and Carroll, one bound set of the New-Hampshire Reports for the use of the courts in said counsid petition be referred to the commetted biss

Mr. Swasey, by leave, presented a preamble and sundry resolutions adopted by the citizens of Haverhill, relating to railroads and other corporations. Hing lild a hour and and

Which were read betting bus 2882 I yeld beverage as an

On motion of Mr. Swazey- and to sman and ad not proposed

Ordered, That they lie on the table. The bear any doing!

Mr. Haley gave notice that he will to-morrow move to reconsider the vote adopting the resolution reported by the committee on Military Affairs to whom was referred the petition of the field officers of the 39th regiment praying for the removal of an officer, he having voted in the affirmative on that question

The House proceeded to the unfinished business of yesterday upon the bill entitled "An act relating to railroad corporations."

Mr. Griffin withdrew his motion that said bill be indefinitely postponed. **

Mr. Robinson of Concord moved that the House resolve itself

into a committee of the whole House, upon said bill.

Mr. Baker of Hillsborough raised a question of order, which was, whether the motion to go into committee of the whole

House was in order, while the question upon the third reading of said bill was pending before the House.

* The Chair decided that said motion was in order.

The question being put upon said motion-

Mr. Baker of Hillsborough called for the Ayes and Noes.

But before the question was taken—

Mr. Robinson of Concord withdrew said motion.

Mr. Griffin renewed his motion that said bill be indefinitely postponed. But before the question was taken bebessoring smoll soil

On motion of Mr. Harmon-

The House adjourned. of antider and the

AFTERNOON. That they had been titles to

"An sot relating to judicial recerds."

The following message in writing was received from his Excellency the Governor by the Secretary of State, which was read and is as follows: " famino and ad ambied the very of Jos a A ! bobbi

To the Hon. Senate property to district the motion of and House of Representatives:

I herewith communicate the reports of the Bank Commissioners relative to the condition of the several banks in this State, made in pursuance of the act of December 22d 1840, and other acts relative to banks and banking.

Also the quarterly return of the cashiers of the several banks, stating their condition as it existed on the first Monday, being the 7th day of June instant, made in conformity to the laws of the State. JOHN PAGE.

Executive Department, June 16, 1841."

On motion of Mr. Spalding-

Ordered, That His Excellency's message with the accompa-

nying documents be referred to the committee on Banks.

The House proceeded to the order of the day upon the bill entitled "An act establishing salaries of the Justices of the Superior Court of Judicature." Which was read a third time. To the beautier of guitaler to

On motion of Mr. Pickering-

Ordered, That said bill be put upon its second reading for the

purpose of amendment.

Mr. Pickering moved that the bill be amended by striking out the word 'sixteen' in the fifth line of the first section of said bill, and inserting instead thereof the word 'fourteen.'

The question being upon the adoption of said amendment,

On motion of Mr. Ela-

Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon bills of the following titles, to wit:

"An act relating to the compensation of County Solicitors."

"An act relating to collectors of taxes."

"An act for continuing all corporations three years for certain purposes."

"An act relating to judicial records."
Which were severally read a third time.

Resolved, That they pass and that their titles be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act to prevent betting or wagering on elections,"

Which was read a third time.

On motion of Mr. Smith of Bradford-

Ordered, That the bill be put upon its second reading for the

purpose of amendment.

Mr. Smith of Bradford moved that the bill be amended by inserting after the word thereof in the 7th line of the 1st section thereof, the words following to wit: "or if any person shall take and receive any money, goods or other thing, the same having been won upon the result of any election heretofore had."

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Mr. Smith of Bradford moved that the bill be farther amended by inserting after the word 'so' in the 10th line of the first section of said bill the word 'receive,'

The question being upon the adoption of said amendment,

On motion of Mr. Spalding-

Ordered, That the bill lie on the table.

The House resumed the consideration of the unfinished business of the forenoon—

The question being upon the motion that the bill entitled "An act relating to railroad corporations" be indefinitely postponed.

Before the question was taken, and the same of the Currier—

cary, to whom was re.benruoglas ed the House adjourned.

quire into the expediency of anending the 17th section of an act
entitled "An act defined the nursdictions, nowers and detices of se

judge of probate, and the duties, excuptions and liabilities ?

THURSDAY, JUNE 17, 1841.

Mr. Torr presented the petition of Miranda Flanders;

Mr. Jones of Goffstown presented the petition of Woodbridge Poland; praying for the alteration of their respective names.

Ordered, That said petitions be referred to the committee on

the Alteration of Names.

Mr. Kingsbury of Alstead presented the petition of Benjamin S. Phelps and another, praying for a new piece of ordnance for the Artillery company in the 28th regiment.

Ordered, That it be referred to the committee on Military

Affairs.

Mr. Thompson of Salem presented the petition of Benjamin Clendenin and others, praying for a division of the town of Salem;

Mr. Porter presented the memorial of Frederick W. Bailey and 170 others, remonstrating against the granting of the prayer of said petition.

Ordered, That said petition and memorial be referred to the

committee on Towns and Parishes.

Mr. Towle of Hampton presented the petition of Simon Brown and others, praying for an act incorporating the Salt Marsh and Meadow Association at Hampton; also the memorial of James Pickering, jr. remonstrating against granting the prayer of said petition.

Ordered, That said petition and memorial be referred to the

committee on Incorporations.

Mr. Ames, from the committee on Roads, Bridges and Canals, to whom was referred the petition of David H. Sumner, praying for an extension of his charter to build a bridge across Connecticut River, near Hart's Island, made a report,

Whereupon-

Resolved, That the petitioner have leave lo bring in a bill.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the petition of Joshua Blaisdell and others, praying for an act of incorporation by the name of the Female Seminary at Haverhill, made a report,

Whereupon - boom as motologo at the noque of model of

Resolved, That the petitioners have leave to bring in a bill.

Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred a resolution instructing them to inquire into the expediency of amending the 17th section of an act entitled "An act defining the jurisdiction, powers and duties of a judge of probate, and the duties, exemptions and liabilities of executors, administrators and guardians in certain cases, so as to define the powers now granted to judges of probate in the several

counties in this State, in relation to the allowance to the widow of a person dying testate or intestate, the estate being solvent or insolvent, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Tudor, from the same committee, to whom was referred the petition of Joseph A. Braynard, praying for an alteration of the laws relating to debtors and creditors, made a further report,

Whereupon-

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Hall of Tamworth, from the same committee, to whom was referred the bill entitled "An act in addition to an act entitled an act for the limitation of actions and preventing vexatious suits," made a further report,

Whereupon-

Resolved, That the further consideration of said bill be indefi-

nitely postponed.

Mr. Merrill, from the same committee, to whom was referred the resolution instructing them to inquire into the expediency of so amending the act entitled "An act to establish the rates at which polls and rateable estate shall be assessed in making direct taxes," approved July 4, 1833, as to make it the duty of the selectmen of the several towns of this State to tax all saw-logs, masts, spars, and manufactured timber, where the value thereof shall exceed the sum of fifty dollars, reported the following resolution:

Resolved, That it is inexpedient to legislate upon the subject. Mr. Swasey moved that the resolution be amended by striking out all after the word 'Resolved,' and inserting instead thereof the words 'that the mover of said resolution have leave to bring in a bill.

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

On the question, shall the resolution as amended pass?

It was decided in the affirmative. To you mus a ted T . Maston A

So the resolution passed on tome your add to their serior sould

Mr. Locke of Alexandria, from the committee on Incorporations, to whom was referred the petition of Joseph Dow and others, praying for an alteration in the time of holding the annual meetings of the Congregational Society in Hampton, made a report.

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Parker of Fitzwilliam from the committee on the Judiciary, to whom was referred the bill entitled "An act securing to mechanics and laborers a lien on buildings, ships and other vessels," reported the following resolution:

Resolved, That said bill be indefinitely postponed.

On the question, shall the resolution be adopted?

It was decided in the negative. A shape of the local state of the second of the resolution was rejected.

On motion of Mr. Morrison of Manchester—

Ordered, That said bill lie on the table.

Mr. Parker of Fitzwilliam from the same committee, to whom was referred the bill entitled "An act relating to costs," made a further report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Doe, from the committee on Military Affairs, to whom was referred the petition of the officers of the 20th regiment of N. H. militia, praying for the removal of an officer, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Cheney, from the committee on the Library, to whom was referred the memorial of Alexander Vattemare, made a report,

Which was read.

Said committee also reported the following resolution:

Resolved, That hereafter additional copies of each volume of resolves and public documents printed by order of the Legislature, be printed and bound for the purpose of exchange in foreign countries.

Resolved, That the Governor be authorized to transmit any of the above extra copies to the agents of foreign countries in the United States, authorized to receive the same for the above purposes, and that he be further authorized to make exchange of the same. Resolved, That a sum not exceeding dollars be subject to the draft of the Governor upon the Treasurer for the collection and exchange of original specimens of natural history and the productions of useful arts, to be expended under the direction of the Governor for the purposes aforesaid,

On motion of Mr. Smith of Bradford-

Ordered, That said report be recommitted to the same committee with instructions to fill the blanks in said resolutions.

Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred the bill entitled "An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation, reported the same in a new draft.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven

o'clock.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the bill entitled "An act to remove one term of the court from Concord and establish the same at Hopkinton," reported as a substitute therefor, a bill entitled "An act to change the place of holding one of the terms of the court of common pleas for the county of Merrimack."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Haley, from the committee on Incorporations, to whom was referred the petition of Joseph M. Harper and others, praying for an act incorporating the Freewill Baptist Printing establishment and book concern at Dover, reported a bill entitled "An act to incorporate the Trustees of the Freewill Baptist book concern."

Which was read a first time.

Mr. Baker of Hillsborough moved that the bill be indefinitely postponed."

On this question, the ayes and noes were called for.

But before the question was taken,

On motion of Mr. Batchelder of Marlborough-

Ordered, That the bill lie on the table.

Mr. Perrin from the committee on Roads, Bridges and Canals, to whom was referred the petition for amending the charter of the Granite Bridge, reported a bill entitled "An act in addition to and in amendment of an act entitled an act to incorporate the Granite Bridge, passed June 1839."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the memorial of Joel Parker and others, and the bill entitled "An act prescribing the times and places of holding the terms of the superior court of judicature," reported the same without amendment.

Said bill being upon its second reading,

Mr. Treadwell moved that it be read a second time at the present time.

On motion of Mr. Smith of Bradford—
Ordered, That the bill lie on the table.

Mr. Ayer, from the committee on Finance, to whom was referred the message of his Excellency the Governor, inclosing the Treasurer's estimate, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the Treasurer of this State be and he hereby is anthorized to borrow on the credit and for the use of the State, at such times and in such portions as he may consider necessary and proper, a sum not exceeding thirty-six thousand dollars at the lowest rate of interest at which the sum can be procured, not exceeding six per cent. per annum, and the Treasurer for the time being is authorized to pay the sum or sums so borrowed and the interest thereon when the same shall become due, out of any money in the Treasury not otherwise appropriated.

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Ayer, from the same committee, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the sum of five hundred dollars be and the same is hereby appropriated for the contingent expenses of the State, and that His Excellency the Governor be and hereby is authorized to draw from time to time from the Treasury for such expenses, such sums as to him may appear necessary, not exceeding in the whole the above sum.

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Treadwell, by leave, presented two several accounts of Theodore F. Rowe.

On motion of Mr. Treadwell-

Ordered, That they be referred to the committee on Military Accounts.

The House proceeded to the order of the day upon the bill entitled "An act to incorporate the Campton Village Manufacturing Company."

Which was read a second time. Sque ed to sensor ed application

Mr. Sawyer of Nashua offered an amendment to the bill.

Mr. Baker of Hillsborough offered an amendment to the amendment.

The question being upon the adoption of the amendment to the amendment,

On motion of Mr. Baker of Hillsborough-

Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon the bill entitled "An act relating to passenger carriers."

Which was read a second time.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That it be referred to the committee on the Judici-

ary.

The House proceeded in the order of the day upon the bill entitled "An act changing the place of holding one of the terms of the court of common pleas in the county of Strafford."

Which was read a second time.

Mr. Ela moved that the bill be indefinitely postponed.

And the question being put, It was decided in the negative.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That the bill be referred to the committee on Bills

on their Second Reading.

The House proceeded in the order of the day upon the resolution making an appropriation for the education of indigent deaf, dumb and blind persons.

Which was read a second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act in addition to an act, approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Company."

Which was read a second time. On motion of Mr. Treadwell—

Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon the bill entitled "An act to change the place of holding one of the terms of the court of common pleas for the county of Merrimack."

Which was read a second time.

On motion of Mr. Robinson of Concord-

Ordered, That said bill be referred to a select committee con-

sisting of the delegation from the county of Merrimack.

The House proceeded in the order of the day upon the bill entitled "An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation."

Which was read a second time.

On motion of Mr. Smith of Bradford— of smith of Ordered, That the bill lie on the table.

The Speaker laid before the House the account and vouchers of Robert Davis, late Quarter-Master General, which had been transmitted to the House by the Secretary of State, agreeably to a resolution of the House.

On motion of Mr. Ayer-

Ordered, That they be referred to the committee on Military Affairs.

On motion of Mr. Haley-

The House reconsidered the vote adopting the resolution reported by the committee on Military Affairs, to whom was referred the petition of the field officers of the 39th regiment, praying for the removal of an officer.

On motion of Mr. Haley-

Ordered, That the report and petition be recommitted to the same committee.

Mr. Bordman of Gilford gave notice that he will to-morrow ask leave to introduce a bill to prevent the destruction of salmon trout in Winnipiseogee Lake, and the bays of the Winnipiseogee river.

On motion of Mr. Glidden-

Resolved, That the committee on Military affairs be instructed to inquire into the expediency of extending the limits of the third company of Infantry in the 16th regiment, so as to embrace therein the 2d company in said regiment, and report by bill or otherwise.

The House proceeded in the order of the day upon the bill entitled "An act to secure the public against the frauds of banking institutions."

Which was read a second time.

Mr. Parker of Fitzwilliam moved that the bill be referred to the committee on the Judiciary.

On motion of Mr. Baker of Hillsborough-

Ordered, That the bill lie on the table, and be made the special order of the day for to-morrow forenoon at 11 o'clock.

On motion of Mr. Swazey-

Ordered, That the Clerk be directed to procure three hun-

dred printed copies of said bill for the use of the House.

The House resumed the consideration of the unfinished business of yesterday, upon the bill entitled "An act relating to Railroad corporations." insmalling and biov rebo

The question being upon the motion that said bill be indefinite-

ly postponed.

Before the question was taken, to dime all to notion at

On motion of Mr. Ela-on so sillid ad and Alexander The House adjourned. bird reskeed soft of Robert Davis, lare Quarter-Master General, which had been

Ordered. That they NOONASTAADE counsinee on Militery

transmitted to the House by the Secretary of State, agreeably to

On motion of Mr. Parker of Fitzwilliam-The House resumed the consideration of the message of His Excellency the Governor enclosing three bills prepared by the committee on the revision of the laws under the instructions of the last Legislature, having for their object the abolishment of imprisonment for debt, combining with such basis the security of the creditor upon the property of the debtor.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That His Excellency's message with the accompanying documents be referred to the committee on the Judiciary.

Agreeably to a resolution of the House,

Mr. Morrison of Manchester introduced a bill entitled "An act to incorporate the New Boston Fire Insurance Company,"

Which was read a first and second time.

Mr. Parker of Fitzwilliam moved that the bill be referred to the committee on Incorporations.

And the question being put,

It was decided in the negative. It is behaviour sense it sat

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

Agreeably to a resolution of the House,

Mr. Cutler introduced a bill entitled "An act in addition to an act entitled an act relating to the rebuilding of Hart Island Bridge."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at the moring of Mr. Swazer eleven o'clock.

Pursuant to previous notice and by leave, has someoned as

Mr. Wight introduced a bill entitled "An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll."

Which was read a first and second time.

On motion of Mr. Wight-

Ordered, That the bill be referred to a select committee consisting of the delegation from the county of Belknap.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have passed a bill with the following title, in which they ask the concurrence of the House.

"An act more effectually to prevent damage to the property of travellers, teamsters and other persons, by cattle and other creatures permitted to go at large."

The House proceeded to the consideration of the foregoing bill which came down from the Honorable Senate,

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Peirce of Dover gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to unite certain railroad corporations with the Boston and Maine Railroad."

The House resumed the consideration of the unfinished business of the forenoon, upon the bill entitled "An act relating to railroad corporations."

The question being upon the motion that the bill be indefinitely

postponed.

Before the question was taken, was off more nomine H

On motion of Mr. Bordman of Gilford—
The House adjourned.

FRIDAY, JUNE 18, 1841.

Mr. Laighton presented the petition of Samuel E. Coues and others, citizens and legal voters of the town of Portsmouth, remonstrating against the passage of any law repealing that part of the charter of the Eastern Railroad in New Hampshire which authorizes the railroad to cross Vaughan street in Portsmouth to the line of the State of Maine, and praying for the passage of an

Swanzey, praying for two niecos, of ordnance and as appropria-

act authorizing said railroad to be so located between said Vaughan street and the line of the State of Maine as conveniently to connect with the Portland, Saco and Portsmouth Railroad.

On motion of Mr. Laighton-

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

Mr. Merrill presented the petition of Paul Burnham and others, praying for the incorporation of a band of martial music;

Ordered, That it be referred to the committee on Military

Affairs.

Mr. Whittemore presented the account of John F. Holt for building a gun house.

On motion of Mr. Whittemore-

Ordered, That it be referred to the committee on Military Affairs.

Mr. Fifield presented the petition of John T. Burnham and others, praying for a law for the preservation of fish in the Piscataqua river and its branches.

Ordered, That it be referred to the committee on the Judi-

ciary erol werrom of emit broose a best ed

Mr. Harmon, from the committee on Unfinished Business, made a report, we ed ind sollon sy Whereupon of the nA" being alld a souborni

Resolved, That the petition of Nathaniel Batchelder and others praying for an act of incorporation by the name of the President, Directors and Company of the Swamscot Bank, and the resolution directing an inquiry into the expediency of limiting the indebtedness of bank directors, be referred to the committee on

Mr. Harmon from the same committee, made a farther report,

Whereupon-

Resolved, That the petition of the officers of the first company of Artillery in the 6th regiment, and of sundry inhabitants of Swanzey, praying for two pieces of ordnance and an appropriation of one hundred dollars to enlarge a gun house, be referred to the committee on Military Affairs.

Mr. Ladd, from the committee on Towns and Parishes, to whom was referred the petition of James Page and others, praying that a tract of land be severed from Albany and annexed to Tamworth, made a report, as lo sacranded remain

Whereupon-

de the fastern Rairoad Resolved, That said petition be postponed to the next session of the Legislature, and that the petitioners cause said towns of Albany and Somersworth to be notified thereof on or before the

first day of February next.

Mr. Stevens of Goffstown, from the committee on Towns and Parishes, to whom was referred the petition of Abraham H. Chandler and others, praying to be disannexed from the town of Haverhill and annexed to the town of Bath for the purposes of schooling, made a report,

Whereupon-

Resolved, That said petition be referred to the committee on Education.

Mr. Weeks of Richmond, from the same committee to whom was referred the petition of Samuel Osgood and another, praying to be disannexed from the town of Gilmanton and annexed to the town of Gilford, made a further report,

Whereupon-

Resolved, That said petition be postponed to the next session of the Legislature, and that said petitioners notify the selectmen of said towns of Gilmanton and Gilford thereof, on or before the first day of February next.

Mr. Thompson of Salem, from the committee on Unfinished

Business, made a report,

Whereupon-

Resolved, That the petition of the town of Orange to have that part of Canaan lying on the east of the line of Canaan as first surveyed by the proprietors annexed to the town of Orange, be referred to the committee on Towns and Parishes.

Mr. Harmon from the same committee, made a further report,

Whereupon - somm I no semimore

Resolved, That the message of His Excellency the Governor enclosing the memorial of the Historical Society of the State of New York, be referred to the committee on the Judicary.

Mr. Thompson of Salem, from the same committee, made a

whereupon of the seminance of the semina

Resolved, That the bill entitled "An act concerning the apprehension of criminals," and the bill entitled "An act in addition to an act entitled an act defining the powers and duties of fire-wards and other persons in certain cases," be referred to the committee

on the Judiciary.

And that the resolution directing the committee on Banks to inquire into the expediency of providing by law that no director of any bank shall be indebted to said bank, as principal or surety on loans made by said bank, be referred to the committee on Banks.

And that the petition of Albert Pitkin and others, praying for an act of incorporation for a turnpike through Dixville and Millsfield, be referred to the committee on Roads, Bridges and Canals.

Mr. Thompson of Salem, from the same committee, made a further report,

Whereupon-

Whereupon—
Resolved, That the petition of the association of school teachers of Cheshire county, praying for the passage of a law authorizing school districts to unite their funds in certain cases, be referred to the committee on Education.

Mr. Thompson of Salem, from the same committee, made a farther report, has boose of farme? To notified add barrals

Whereupon-

Resolved, That the petition of Lois Currier and others, and the petition of Joseph H. Stevens and others, praying that married women may hold for their own use and benefit, rents and profits of real estate, be referred to the committee on the Judiciary.

Mr. Harmon, from the same committee, made a further report,

Whereupon-

Resolved, That the petition of the stockholders of the Concord Bank be referred to the committee on Banks.

Mr. Sawyer of Nashua, from the committee on the Judiciary to whom was referred the bill entitled "An act relating to passenger carriers," made a report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Ayer, from the committee on Finance, reported a bill entitled "An act to raise sixty thousand dollars for the use of the State."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Odlin from the committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the People's Literary Institute and Gymnasium," reported the same in a new titled an act defining the powers and duties of fire. flarb

Which was read a first time.

Ordered, That it be read a second time this forenoon at

The House resumed the consideration of the unfinished business of yesterday upon the bill entitled "An act relating to Rail-road corporations,"

. Burzell of Middleton Locke of New Burbam

The question being upon the motion that said bill be indefinitely postponed,

Before the question was taken-

On motion of Mr. Sawyer of Nashua-The House adjourned. ones I to sign W

> Robinson of Concord Hoit of Concord

AFTERNOON.

The House proceeded to the order of the day upon the bill entitled "An act to incorporate the New Boston Fire Insurance Company."

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the resolution making an appropriation for the education of indigent deaf and dumb and blind persons of this State.

Which was read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Smith of Bradford, from the committee on Elections, made a report,

On motion of Mr. Smith of Bradford-

Ordered, That the report lie on the table.

Mr. Ayer submitted the following resolution:

Resolved, That from and after to-morrow the rules of the House shall be so far amended, that when the House adjourns in the forenoon, it shall adjourn to meet at two o'clock in the afternoon, and when it adjourns in the afternoon it shall adjourn to meet at nine o'clock the next morning.

On motion of Mr. Parker of Fitzwilliam-Ordered, That the resolution lie on the table.

The House resumed the consideration of the unfinished business of the forenoon upon the bill entitled "An act relating to Railroad corporations."

The question being taken upon the motion that said bill be in-

definitely postponed,

And the ayes and noes having been called for-

Those who voted in the affirmative are—Messrs.

Stickney Waldron Wiggin of Portsmouth anothe Smith of Bradford Dennett Buzzell of Middleton Locke of New Durham Perkins Bordman of Gilford Robinson of Gilford Eastman Young of Meredith Ela Norris Curry Morrison of Sanbornton Parrish Wedgewood Towle of Freedom Wentworth Burleigh of Sandwich

Hall of Tamworth

Before the question wyslali -sudes of Mr. Scribner all lo gottom go Shute Carter Robinson of Concord Hoit of Concord Moon Gutterson Clough of Loudon Hoyt of Northfield Page of Sutton Pattee 1000 of 100 aA baltin Thompson of Warner Bailey of Brookline Patten of Hancock Bruce Silsby Bingham soord senoli Buzzell of Ellsworth Dearborn Whidden

Those who voted in the negative are-Messrs.

Patten of Candia Webster Taylor of kooley out is 1990 Laighton's linds to come Porter by lists it noonedla od Treadwella it sedw bus ou Ladd of Epping Odlin Foss of Greenland Brown of Seabrook Batchelder of Hampstead Palmer Blake Thayer bias lads notion and Clough of Barrington Boyd -101 bellas need Peirce of Dover and bod Vennard

Knight of Brad Pickering bed I he committee on Electionth Currier Batchelder of North Hampton Brown of Chester Man Hoit of Northwood : goithloser gaiv Crawford ettimous rev Sanborn of Deerfield George of Plaistow Rawlings of Deerfield Robinson of Poplin Garland di Apolo o anin te taena Thompson of Salem Towle of Hampton Fifield Morrison of Windham

Sawyer of Dover

Townsend Chandler Chandler Weeks of Richmond Christie Goodale Goodale Jones of Farmington Bixby of Francestown Allen of Lee Stevens of Goffstown Ricker Jones of Goffstown Varney Peavey Baker of Hillsborough Witham assemble H to be Pierce of Hillsborough Torr Foss of Strafford Farley Morrill of Somersworth Cross McDuffie Bixby of Litchfield Bordman of Lyndeborough Mooney Young of Barnstead Morrison of Manchester Rollins of Barnstead Stark Paine Stevens of Mason Leavitt McGaw Wight Putnam Tebbets Sawyer of Nashua Calley Spalding Cate Beard Harmon Baldwin Ainsworth Beacham Wiggin of Ossipee McMillen Thompson of Wolfborough Gibson of Pelham Thurston Steele Marden Ames Price Barnes Kingsbury of Temple Morrill of Boscawen Woodbury Sanborn of Canterbury Colby Whittemore Bailey of Chichester Mar. Wiggin of Epsom Kingsbury of Alstead Burley of Franklin Marsh Hamilton Wilson Cooledge Mason of Dublin when I all Knowlton Gibson of Newbury Parker of Fitzwilliam nd of their being stockhold IIIB in the Concord Link Flanders Doe Wheeler of Keene George of Salisbury Davis of Keene

Wallace of Amherst
Davis of Antrim

Mack
Osgood

Batchelder of Marlborough

Langley

Weeks of Richmond
Converse

Blodgett of Dorchester
Wallace of Franconia

Rawson Coroland Swasey

Mason of Sullivan Smith of Haverhill

Abbot Ferrin
Whitcomb
Baker of Troy
Ladd of Holderness

Baker of Troy Ladd of Holderness
Tudor Clark
Morse Allen of Lebanon

Morse Allen of Lebanon Butterfield Lathrop

Humphrey
Hamlin
Parker of Littleton

Cotton Brackett

Grannis
Breck
Stevens of Lyman
Latham

Hall of Croydon
Willey
Moulton
Prentiss
Goldthwait
Coulon
Perrin
McGrath
Evans
Goodwin
Little
Pitman

Cutler
Adams of Springfield
Glidden
Jones of Washington
Barron
Ballou

Rogers
Locke of Alexandria
Lang
Wilcomb
Low
Ballou
Haines
Lang
Emery
Low

Prescott
Wheeler of Milan
Green

Moore
Blodgett of Canaan
Young of Stewartstown

Page of Benton Day
Rand Cole

Mr. Treadwell objected to the votes of Messrs. Ayer, Blaisdell, Merrill and Adams being taken upon this question, upon the ground of their being stockholders in the Concord Railroad, and therefore directly interested in the result of the question—and called upon the Speaker to apply and enforce in their cases the sixteenth rule of the House.

The Speaker decided that the interest of these gentlemen in this question, was not of such a nature as to come within the scope and effect of such rule. Messrs. Ayer, Blaisdell, Merrill and Adams having been severally called answered as follows:

In the affirmative, Messrs. Ayer and Merrill.

In the negative, Messrs. Adams and Blaisdell.

Ayes 44. Noes 192. Roudsh 100g to laifer ba

So the motion to postpone said bill endefinitely did not pre-

On motion of Mr. Parker of Fitzwilliam— Ordered, That the bill lie upon the table.

A message from the Senate by their Clerk:

"Mr. Speaker:—The Senate concur with the House of Representatives in the passage of bills with the following titles—to wit:

"An act in addition to and in amendment of an act entitled an act for the regulation and government of schools in the town of Portsmouth, approved January 13, 1837;"

"An act to repeal an act allowing a certain premium for killing

foxes, passed July 4, 1838;"

The Senate have passed bills with the following titles, in which

they ask the concurrence of the House, to wit :

"An act to repeal an act entitled an act relating to the return of votes, and making further provision for certifying the same."

"An act in addition to and in amendment of an act relating to the organization of the courts of justice, approved December 29, 1832."

"An act in addition to and in amendment of the laws now in force for the ease and relief of poor debtors."

The House proceeded to the consideration of the bill entitled "An act to repeal an act entitled an act relating to the return of votes, and making further provision for certifying the same, which came down from the Hon. Senate.

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

The House proceeded to the consideration of the bill entitled "An act in addition to and in amendment of an act relating to the organization of the courts of justice," approved Dec. 29, 1832, which came down from the Hon. Senate.

Which was read a first and second time.

On motion of Mr. Sawyer of Nashua-

Ordered, That it be referred to the committee on the Judici-

ary.

The House proceeded to the consideration of the bill entitled "An act in addition to and in amendment of the laws now in force for the ease and relief of poor debtors," which came down from the Hon. Senate.

On motion of Mr. Peirce of Dover-

Ordered, That it be referred to the committee on the Judiciary.

Agreeably to a resolution of the House,

Mr. Day introduced a bill entitled "An act in addition to an act entitled an act to establish the rates at which polls and rateable estate shall be assessed in making up direct taxes," approved January 4, 1833.

Which was read a first time.

Ordered, That it be read a second time to-morrow foreneon at eleven o'clock.

Agreeably to a resolution of the House,

Mr. Davis of Antrim introduced a bill entitled "An act to incorporate Engine Co. No. 1 in Antrim."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Bordman of Gilford introduced a bill entitled "An act to prevent the destruction of fish in the Winnipisseogee Lake and the bays of the Winnipisseogee River."

Which was read a first and second time. On motion of Mr. Bordman of Gilford—

Ordered, That it be referred to a select committee consisting of the delegation from the counties of Belknap and Carroll."

On motion of Mr. Ferrin-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of altering or amending an act entitled "An act for the preservation of highways and bridges," passed July 6, 1829.

Agreeably to a resolution of the House,

Mr. Page of Benton introduced a bill entitled "An act to incorporate the Female Seminary at Haverhill,"

Which was read a first time.

Ordered, That it be read a second time to-morrow foreneon at eleven o'clock.

Agreeably to a resolution of the House,

Mr. Whittemore introduced a bill entitled "An act to incorporate the Lafayette Artillery,"

Which was read a first time. Of hairs and history should

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave,

Mr. Peirce of Dover introduced a bill entitled "An act to unite certain railroad corporations with the Boston and Maine railroad."

On motion of Mr. Peirce of Dover—

Ordered, That it be referred to the committee on Roads, Bridges and Canals.

On motion - Daneton out month percentage to

The House adjourned.

SATURDAY, JUNE 19, 1841.

Mr. Sanborn of Deerfield presented the account of Josiah Stevens, jr.;

Mr. Curry presented the account of James Pickering;

Also the account of Isaac L. Folsom;

Also the account of Stephen W. Dearborn;

Ordered, That said accounts be referred to the committee on Claims.

Mr. Townsend presented the petition of the officers of the second regiment of N. H. militia, praying for an appropriation for a gun house;

Mr. Stickney presented the petition of sundry officers of the

4th regiment, N. H. militia;

Mr. Robinson of Concord presented the petition of officers of the Columbian Artillery, praying for the removal of an officer;

Ordered, That said petitions be referred to the committee on Military Affairs.

Mr. Dennett presented the petition of the directors of the Great Falls and South Berwick Branch Railroad Company, praying for leave to cross the Salmon Falls River, near the Great Falls, and to connect with any other railroad in Strafford county.

Ordered, That said petition be referred to the committee on

Roads, Bridges and Canals.

Mr. Glidden presented the petition of Ambrose Cossit and

others, praying for a charter for a bank to be styled the Sullivan County Bank.

Ordered, That it be referred to the committee on Banks.

Mr. Moore presented the petition of the N. H. Liberty Convention, praying for legislative enactments for the protection of certain free persons of color, citizens of New Hampshire, from the laws of the State of Alabama.

Mr. Flanders moved that said petition lie on the table.

And the question being put— It was decided in the negative.

Ordered, That said petition be referred to the committee on

the Judiciary.

Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred the bill entitled "An act in addition to an act entitled an act defining the powers and duties of firewards, and other persons in certain cases, made a report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Hall of Tamworth, from the same committee, to whom was referred the bill entitled "An act concerning the apprehension of criminals," made a further report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Parker of Fitzwilliam from the same committee, who were instructed to inquire into the expediency of enacting a law making it the duty of the selectmen to tax bequests in certain cases, made a further report,

Whereupon-

Resolved, That it is inexpedient at this time to legislate upon the subject.

Mr. Cheney, from the committee on the Library, to whom was recommitted the report and resolutions relating to the subject matter of the memorial of Alexander Vattemare, with instructions to fill the blanks in the resolutions, reported said resolutions in a new draft as follows:

Resolved by the Senate and House of Representatives in General Court convened, That hereafter twenty-five additional copies of volumes of the laws, resolves and public documents printed by order of the Legislature, be printed and bound for the purpose of exchange in foreign countries.

Resolved, That the Governor be authorized to transmit any of the above extra copies to the agents of foreign countries in the

United States, authorized to make exchange of the same.

Resolved, That a sum not exceeding five hundred dollars be subject to the draft of the Governor upon the Treasurer for the collection and exchange of original specimens of natural history and the productions of useful arts, to be expended under the direction of the Governor for the purposes aforesaid.

Which were read a first time.

Mr. Bruce moved that the resolutions lie on the table, and that the Clerk be directed to procure three hundred printed copies for the use of the House.

And the question being put, It was decided in the negative.

Ordered, That the resolutions be read a second time this fore-

noon at eleven o'clock.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom were referred the petition of Sally Stearns and others, and the petition of Joseph H. Stevens and others, praying for an alteration of the law so that married women may hold to their separate use lands which may accrue to them by inheritance or otherwise, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Laighton, from the same committee to whom was referred the petition of John T. Burnham and others, praying for the enactment of a law for the preservation of the fisheries in the Piscataqua River and its branches, made a further report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Page of Sutton, from the committee on the State House and State House Yard, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That William Fiske be and he hereby is appointed to take charge of the State House and State House Yard the ensuing year.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Blake from the committee on Military Affairs to whom was referred the account of the late Quarter Master General with the accompanying papers, made a report,

Whereupon-

Resolved, That the further consideration of said account with

the accompanying papers be referred to the committee on Milita-

ry Accounts.

Mr. Bruce from the committee on Claims to whom was referred the account of Elijah Carpenter and others, reported the fol-

lowing resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Elijah Carpenter be allowed the sum of twelve dollars; that Ezekiel Hurd be allowed the sum of eight dollars; that James Garvin be allowed the sum of five dollars, that George P. Meserve be allowed the sum of twenty two dollars, and that Samuel Marshall be allowed the sum of five dollars and sixty cents, in full for their several accounts, the same to be paid out of any money in the treasury not otherwise appropriated.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven

o'clock.

Mr. Laighton from the select committee who were appointed to take into consideration the expediency of authorizing the several towns in this State to dispose of that portion of the public money now deposited with them as they may vote to do, reported a bill entitled "An act repealing the first and second sections of an act approved July 4th, 1838, entitled an act in amendment of and in addition to an act entitled an act providing for the disposition of the public money of the United States which shall be deposited with this State, approved January 13th 1837."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Wentworth from the select committee consisting of the delegation from the counties of Belknap and Carroll, to whom was referred the bill entitled "An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll," reported the same in a new draft.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

On motion of Mr. Woodbury-

Resolved, That when the House adjourns this forenoon they adjourn to meet again on Monday next at three o'clock in the afternoon.

Agreeably to a resolution of the House,

Mr. Treadwell introduced a bill entitled "An act to alter the time of holding the annual meetings of the Congregational Society in Hampton."

Which was read a first and second time.

Ordered, That it be read a third time Monday afternoon at three o'clock.

The Speaker laid before the House an estimate of the receipts and disbursements at the office of the Adjutant General, the last year, for military purposes, which had been transmitted by the Adjutant General, agreeably to a resolution of the House.

On motion of Mr. Bordman of Gilford-

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Colby-

The House resumed the consideration of the report of the committee on Elections, to whom were referred the certificates of the election of members returned to this House,

Which was read and is as follows:

"The standing committee on Elections, to whom were referred the certificates of the election of members returned to serve in this House, having attended to the duty assigned them, and having examined the aforesaid certificates and all other evidences laid before them, have directed me to report the following resolution. B. SMITH, for the Committee.

Resolved, That the following named gentlemen have been legally elected as members of this House, and are entitled to seats therein, to wit:

FROM THE COUNTY OF ROCKINGHAM.

Henry Knight Jonathan Robinson Rufus E. Patten John W. Noves John S. Brown Nathaniel Webster Peter Sanborn Henry Taylor John Porter Daniel W. Ladd Josiah Robinson Woodbridge Odlin John Foss Lorenzo Batchelder

Amos Towle, Jr. Thayer S. Sanborn John T. Blake Calvin Thayer Robert Boyd, Jr. George Vennard Thomas D. Rawlins Winthrop Pickering William W. Stickney Elijah R. Currier James Batchelder Richard Hoyt John Crawford James G. George Perley Robinson Isaac Waldron

Robert Morrison Benjamin F. Brown Samuel P. Wiggin and B. George B. Fifield

Thomas B. Laighton

Nathaniel Webster Nathaniel Dennet, Jr. John H. Thompson Thomas P. Treadwell John Palmer Jona. S. Brown
Ruel Garland

Jeremiah Morrison

And And And Andrews An

FROM THE COUNTY OF STRAFFORD.

Andrew Pierce Jonas D. Townsend Daniel M. Christie William E. Grilli John H. Varney Samuel Burnham
Jeremiah Jones
Charles Allen
Jonn H. Varne
John Witham
Jonathan H. T Charles Allen
Lin Ricker

James B. Foss

Micaiah S. Clough Jacob P. Buswell Thomas E. Sawyer Nathaniel Lock Jacob Morrill William E. Griffin Jonathan H. Torr

FROM THE COUNTY OF BELKNAP.

Jeremiah Leavitt 2 2 John Curry Nahum Wight Shell T and Benjamin Calley Nathan C. Tebbets Bradbury Morrison Benjamin Bordman 708 170doA

James McDuffie, 3d

Joseph Mooney

Stephen Young
Samuel Rollins, Jr.

James M. Paine

Aaron Robinson

Joseph Ela

Abel B. Eastman

Winthrop Young

Nathaniel Norris

FROM THE COUNTY OF CARROLL.

Chester Parish William T. Cate Artemas Harmon Jonathan Wedgwood Elias Towle Asa Beacham Brackett Wiggin

Paul Wentworth Nathaniel Burley Obed Hall Abel Haley Benjamin F. Thompson James Thurston

FROM THE COUNTY OF MERRIMACK.

Israel Marden Benjamin F. Scribner Joseph Morrill Ebenezer Price Amos Morgan Bartholomew Smith Benjamin Sanborn John Bailey Abial C. Carter Moses Shute Joseph Robinson Jacob Hoit Nathan Gutterson Eliphalet Wiggin Andrew Langley Henry Burley

Parrot Marsh Richard H. Aver Robert Wilson Josiah S. Knowlton Joseph Clough, 3d Jacob Gibson Walter P. Flanders Enos Hovt George W. Dce True George Enoch Page Asa Pattee Robert Thompson

FROM THE COUNTY OF HILLSBOROUGH.

Andrew Wallace Joseph Davis, 2d Robert McGaw Thomas Chandler Ensign Bailey Robert Goodale Paul H. Bixby Benjamin Stevens, 2d Shubael T. Jones Zebadiah Peavey David Patten Albert Baker Henry D. Pierce Leonard Farley Jabez P. F. Cross Parker Bixby Daniel N. Boardman George W. Morrison Charles Stark Samuel Jackson

John Stevens Daniel Putnam Nathaniel Bruce yoll W javillo George Y. Sawyer Isaac Spalding Albin Beard Josephus Baldwin William Ainsworth Asa McMillen Jesse Gibson Timothy K. Ames Stephen P. Steele Asa Barnes John Sweatt Nathaniel Kingsbury William Woodbury Simon P. Colby Abram Whittemore

FROM THE COUNTY OF CHESHIRE.

Joseph Kingsbury Asa Hamilton Oscar Cooledge Calvin Mason Amos A. Parker David Bill John Felt Sumner Wheeler Aaron Davis James Batchelor Amasa Mack Josiah Osgood

Jarvis Weeks Joshua Converse Alanson Rawson Asa Copeland Ruius Mason Daniel Abbot Leonard Whitcomb Abel Baker Ebenezer Morse Henry S. Tudor Asahel J. Humphrey Asaph Butterfield

FROM THE COUNTY OF SULLIVAN.

Joseph G. Silsby Ashbel Hamlin James H. Bingham Nathaniel Cotton Laurens A. Grannis Daniel N. Adams Henry Breck Ezra J. Glidden Calvin Hall

Samuel C. Moulton Samuel Prentiss Zina Goldthwaite Benjamin Cutler Simon W. Jones Olivet Willey Charles Rogers

FROM THE COUNTY OF GRAFTON.

William Lock William Lang Daniel Wilcomb James J. Page Jesse Prescott Robert W. Moore Daniel Sanborn Caleb Blodgett John S. Rand Jeremiah Blodgett Thomas Merrill

Reuben Wallace Cyrus Adams Albert G. Cheney Ashbel Smith Daniel Blaisdell Samuel Swasey Samuel Smith Enos Ferrin Jonathan Weeks, Jr. Jesse Ladd Moses Clark

Isaac Allen George H. Lathrop Otis Savage Ezra Parker Aaron Brackett Herod Stevens Arthur Latham, Jr. Henry McGrath

Henry S. Perrin Robert Evans Jonathan Dearborn Aaron Goodwin Mark Whidden Jesse Little J. F. A. Peabody David R. Buswell

FROM THE COUNTY OF COOS.

Joseph Pitman Ebenezer Glines Peter Wheeler Moses Johnson Clark J. Haines Thomas J. Emerton Daniel Green Aaron Ballou Jonathan Young Joseph P. Emery Nahum D. Day Justus Low Samuel Cole

John S. Wells

Your committee have included in the foregoing list the names of the members returned from the towns of Pembroke, Jaffrey, Franconia and Campton, although the town clerks of said towns have not certified in their respective certificates the number of rateable polls which their respective lists contained on the day of their annual election, as certified by the selectmen of said towns.

They have also included in said list the names of the members from the towns of Strafford and Plainfield, although the town clerks of said towns have not certified in their respective certificates either the number of rataable polls which their respective lists contained on the day of their annual election, or the number of legal voters their respective check lists contained, as corrected on the day of the election and certified by the selectmen.

They have also included in said list the names of the members returned from the towns of Centre Harbour, Columbia, Newington, Hampton Falls, Sharon, Winchester, Nelson, Hebron, Benton and Orange, although the certificates of the selectmen of the said towns do not shew that said towns have the requisite or constitutional number of rateable polls to entitle them to the representation they have respectively returned to this House.

From the facts that no objections have been offered to the right which the members from the above named towns had to hold their seats in this House and from the fact that they have heretofore

been represented and from various other circumstances; your committee are inclined to the belief that the aforesaid towns do if fact each contain the constitutional number of rateable polls to entitle them to the number of representatives returned—or that they have been authorized so to do by special acts of the legislature—which the town clerks have neglected to note in their certificates of the election of members of this House.

Your committee have also included in the aforesaid list the names of all the members returned from the town of Manchester, although it does not appear from the certificate of their election that either Charles Stark or Samuel Jackson was declared, by the moderator, to be duly elected. It appeared from the certified return of the number of votes cast for each and every person voted for in the choice of representatives in said town—and from the testimony of the moderator who presided at the meeting that the said Charles Stark and Samuel Jackson had each a majority of all the votes given—but owing to the manner in which the votes were sorted and counted, it was thought, at the time, that but one representative was elected, when in fact there were three.

Your committee have included, also, in said list, the names of the members from the towns of Milan and Troy, although from the certificates of the town clerks of said towns, the annual election at which said members were chosen appears to be holden A. D. 1840.

Your committee have also included in said list the names of the members from the town of Hopkinton, although the number of votes cast for each person voted for, is not given—but simply declares that each of the persons returned as members had a majority of all the votes cast.

They have also included in the list aforesaid the names of the members returned from the towns of Ossipee, Charlestown, Colebrook and Woodstock, &c.—also the name of Thomas P. Treadwell, returned as a member from the town of Portsmouth—although there were returned, in the certificates of the town clerks of said towns certifying the election of the aforesaid members—scattering votes, without giving the names of the persons for whom said votes were cast.

Your committee have also included in said list the names of the members returned from the towns of Marlow, Roxbury, Lyme, Pittsburg, Brookline and Chester, although it did not appear from the certificates of the town clerks that the check lists used on the day of the election had been posted up at any public place, but

generally at the dwelling house of some individual, without stating

whether it was a public place or not.

Your committee have also included in the aforesaid list, the names of the members returned from the towns of Hudson, Wolfeborough, Tuftonborough, Dover, Holderness, Orange and Dorchester, although the number on the respective check lists of the aforesaid towns was not found in the body of the town clerk's certificates.

Your committee are of the opinion that notwithstanding the errors above mentioned, the aforesaid members are entitled to

their seats in this House."

Which report was accepted. die edit oggo enolisioen

On the question, shall the resolution reported by said committee pass?

It was decided in the affirmative. and your sale and the affirmative.

So the resolution passed.

Mr. Robinson of Concord by leave, presented the account of Samuel S. Dow.

Ordered, That it be referred to the committee on Claims.

Mr. Robinson of Concord, by leave, presented the petition of officers of the 11th regiment of N. H. militia, praying for the removal of an officer.

Ordered, That it be referred to the committee on Military

Affairs.

On motion of Mr. Dearborn-

The House resumed the consideration of the bill entitled "An act to incorporate the Campton Village Manufacturing Company."

On motion of Mr. Dearborn-

Ordered, That the bill lie on the table.

Mr. Pickering submitted the following resolution:

Resolved, That the use of the Representatives' Hall be granted to Mr. Alonzo Bartlett on Monday evening next for the purpose of giving a free lecture on phrenology.

On the question, shall said resolution pass?

It was decided in the negative. The end had on the So the resolution was rejected.

The House proceeded in the order of the day upon bills of the following titles, and the following resolutions, to wit:

"An act to incorporate Engine Co. No. 1 in Antrim."

"An act to repeal an act entitled an act relating to the return of votes, and making further provision for certifying the same."

"An act to incorporate the Female Seminary at Haverhill,"

"An act to raise sixty thousand dollars for the use of the State."

"An act to incorporate the Lafayette Artillery."

"An act to incorporate the People's Literary Institute and Gymnasium."

"An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll."

A resolution in favor of William Fiske.

A resolution in favor of Elijah Carpenter and others.

A resolution providing for the contingent expenses of the State. A resolution authorizing the Treasurer to borrow money on the

credit and for the use of the State.

Sundry resolutions upon the subject matter of the memorial of Alexander Vattemare.

Which were severally read a second time.

Ordered, That they be read a third time Monday afternoon at three o'clock.

The House proceeded to the order of the day upon the bill entitled "An act in addition to an act entitled an act to establish the rates at which polls and rateable estate shall be assessed in making direct taxes," approved January 4, 1833.

Which was read a second time.

Mr. Colby moved that the bill be amended by striking out the word 'fifty' in the eighth line of the first section thereof, and inserting instead thereof the words 'one hundred.'

On the question, shall the amendment be adopted?

It was decided in the negative.

So the amendment was rejected.

Ordered, That it be read a third time Monday afternoon at 3 o'clock.

The House proceeded in the order of the day upon the bill entitled "An act in addition to an act entitled an act relating to the rebuilding of Hart Island Bridge," approved July 1, 1837.

Which was read a second time. On motion of Mr. Colby—

Ordered, That the bill be referred to the committee on Bills

on their Second Reading.

The House proceeded in the order of the day upon the bill entitled "An act more effectually to prevent damage to the property of travellers, teamsters and other persons, by cattle and other creatures permitted to go at large,"

Which was read a second time.

On motion of Mr. Peirce of Dover-

Ordered, That it be referred to the committee on the Judi-

ciary.

The House proceeded in the order of the day upon the bill entitled "An act in addition to and in amendment of an act entitled an act to incorporate the Granite Bridge," passed June 1839.

Which was read a second time.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

The House proceeded in the order of the day upon the bill entitled "An act repealing the first and second sections of an act approved July 4, 1833, entitled an act in amendment of and in addition to an act entitled an act providing for the disposition of the public money of the United States which shall be deposited with this State," approved January 13, 1837.

On motion of Mr. Peirce of Dover-

Ordered, That the bill lie on the table and be made the special order of the day for Tuesday next 11 o'clock in the forenoon.

On motion of Mr. Batchelder of Marlborough-

The House resumed the consideration of the report of the committee on Towns and Parishes, to whom was referred the petition of Jeremiah Herrick and William Tenney.

Mr. Batchelder of Marlborough moved that the resolution re-

ported by said committee, which is as follows to wit:

"Resolved, That the petitioners have leave to withdraw their

petition."

be amended by striking out all after the word 'Resolved,' and inserting instead thereof the words following, to wit: "that the further consideration of the petition be postponed to the next session of the Legislature."

On the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

On the question, shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Sawyer of Dover gave notice that he will on Monday next ask leave to introduce a bill entitled "An act relating to the competency of witnesses."

On motion-

The House adjourned.

to incorposate the Lemale Seminary at I

MONDAY, JUNE 21, 1841.

Mr. Little presented the petition of William G. Hutchins, Colonel of the 32d regiment of N. H. militia, praying for the removal of an officer.

Ordered, That it be referred to the committee on Military Af-

fairs.

Mr. Bruce, from the committee on Claims, to whom was referred the accounts of Urial Dean and Joseph Towle, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Urial Dean be allowed the sum of thirty-two dollars and ninety-seven cents, and Joseph Towle be allowed the sum of six dollars and sixty cents, in full for their several accounts to be paid out of any money in the treasury not otherwise appropriated.

Which was read a first time.

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Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

The House proceeded to the order of the day upon the following resolutions, and bills with the following titles, to wit:

A resolution in favor of William Fiske.

A resolution in favor of Elijah Carpenter and others.

A resolution providing for the contingent expenses of this State.

A resolution authorizing the Treasurer to borrow money on the credit and for the use of the State.

Sundry resolutions relating to the subject matter of the memorial of Alexander Vattemare.

"An act in addition to an act entitled an act to establish the rates at which polls and rateable estate shall be assessed in making direct taxes," approved January 4th, 1833.

"An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll."

"An act to repeal an act entitled an act relating to the return of votes and making further provision for certifying the same."

"An act to raise sixty thousand dollars for the use of the

"An act to incorporate the People's Literary Institute and Gymnasium.

"An act to alter the time of holding the annual meeting of the Congregational Society in Hampton."

"An act to incorposate the Female Seminary at Haverhill."

"An act to incorporate Engine Company No. 1, in Antrim."
"An act to incorporate the Lafayette Artillery."

Which were severally read a third time.

Resolved, That they pass and that the titles of the bills be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Baker of Hillsborough-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of limiting the power of pardoning offences.

On motion of Mr. Bordman of Gilford-

The House resumed the consideration of the bill entitled "An act for the more speedy settlement of insolvent estates in certain cases."

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Hall of Tamworth gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to prevent vexatious suits."

The Speaker announced the appointment of Mr. Thompson of Warner as a member of the committee on Military Accounts in place of Mr. Burnham.

On motion-

The House adjourned.

That if he released to the commit

TUESDAY, JUNE 22, 1841.

Mr. Laighton presented the petition of Daniel Hill and 1260 others, citizens of the State of Maine living near the Portsmouth bridge, praying that no act be passed by this Legislature prejudicing their rights in said bridge, or which shall impair the usefulness of said bridge to said petitioners.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Curry presented the memorial of the selectmen of the town of Somersworth;

Also the memorial of the selectmen of the town of Durham and 49 others;

Also the memorial of the selectmen of the town of New Market and 68 others—remonstrating against any legislation in regard to the obstruction of the navigation of the Piscataqua river until public notice is given to all persons and towns interested therein.

Mr. Curry called for the reading of said petitions,

Which were severally read-

Ordered, That they be referred to the committee on Roads, Bridges and Canals.

Mr. Robinson of Concord presented the accounts and vouch-

ers of the Adjutant General.

Mr. Baker of Hillsborough presented the petition of H. H. Cummings and others, praying for the removal of certain officers of the 15th regiment N. H. militia;

Mr. Marsh presented the petition of the field officers of the

40th regiment;

Mr. Pitman presented the petition of Edward F. Buckman and others, officers and soldiers of the 1st company of the 42d regiment—praying for the removal of officers.

Ordered, That said accounts, vouchers and petitions be refer-

red to the committee on Military Affairs.

Mr. Mooney presented the petition of William Emerson and others praying that a part of the farm of Daniel McNeal be severed from the town of Barnstead and annexed to the town of Alton.

Ordered, That said petition be referred to the committee on Towns and Parishes.

Mr. Bingham presented the petition of George S. Chase and 51 others, praying for legislation to promote the culture of silk.

Ordered, That it be referred to the committee on Agriculture

and Manufactures.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the message of His Excellency the Governor enclosing the memorial of the New York Historical Society, made a report,

Whereupon-

Resolved, That the message and memorial be referred to the committee on Education.

Mr. Baker of Hillsborough, from the same committee to whom was referred a resolution instructing them to inquire into the expediency of altering or amending an act entitled "An act for the preservation of highways and bridges," passed July 6, 1839, made a further report,

Whereupon-

Resolved, That said resolution be referred to the committee on Roads, Bridges and Canals.

Mr. Baker of Hillsborough, from the same committee, to whom was referred the bill entitled "An act in addition to and in amendment of an act relating to the organization of the courts of justice, approved Dec. 29, 1832," made a further report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Robinson of Concord, from the same committee to whom was referred the bill entitled "An act more effectually to prevent damage to the property of travellers, teamsters and other persons by cattle and other creatures permitted to go at large," made a further report,

Whereupon - and amile booses a best of it sail

Resolved, That said bill be referred to the committee on Agriculture and Manufactures.

Mr. Haley, from the committee on Incorporations, to whom was referred the petition of Simon Brown and others, praying for an act incorporating the Salt Marsh and Meadow Association in Hampton, and the memorial of James Perkins, jr. remonstrating against the granting of the prayer of said petition, made a report,

Whereupon-

Resolved, That the petitioners have leave to bring in a bill.

Mr. Perrin from the committee on Roads, Bridges and Canals, to whom was referred the bill entitled "An act in addition to and in amendment of an act entitled an act to incorporate the Granite Bridge," passed June 1839, reported the same without amendment.

Mr. Ayer moved that said bill be postponed to the next session of the Legislature.

Mr. Scribner called for the reading of the bill,

Which was read.

Mr. Morrison of Manchester moved that the bill lie on the table. And the question being put,

It was decided in the affirmative. So the bill was laid on the table.

Mr. Parker of Fitzwilliam, from the committee on the Judiciary, to whom was referred the bill entitled "An act in addition to and in amendment of the laws now in force for the ease and relief of poor debtors," reported the same bill without amendment.

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Mr. Blaisdell called for the reading of the bill,

Which was read-

On the question, shall the bill be read a third time? It was decided in the negative.

So the bill was rejected.

Mr. Bruce, from the committee on Claims, to whom was referred the accounts of Josiah Stevens, jr. and Samuel S. Dow, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Josiah Stevens, jr. be allowed the sum of one hundred and twenty-one dollars and forty-six cents, and that Samuel S. Dow be allowed the sum of three dollars and eighty-five cents, in full of their several accounts, to be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Hall of Tamworth, from the committee on the Judiciary, to whom was referred the memorial of Olive Graves and another, praying for relief against the Avery Factory Company at Meredith, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Wedgewood, from the committee on Roads, Bridges and Canals, to whom was referred the report of the directors of the Granite Bridge, made a report,

Whereupon-

Resolved, That the report be filed in the office of the Secreta-

ry of State.

Mr. Treadwell, from the committee on the State Prison, to whom was referred so much of the message of His Excellency the Governor as relates to the State Prison, and the report of the Warden of that institution, made a report,

Which was read- and be your remedent.

Whereupon—
Resolved, That so much of said report as relates to the repeal
of the law making solitary confinement a part of the punishment
of convicts in certain cases, and so much thereof as relates to the
expediency of providing that it shall be the duty of the Warden
to retain convicts in certain cases and to prevent rogues from escsping from prison by pardon, be referred to the committee on
the Judiciary, with instructions to report by bill or otherwise.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the possage of bills with the following titles, to wit:

"An act relating to judicial records."

"An act relating to the compensation of County Solicitors."

"An act for continuing all corporations three years for certain purposes."

The Senate have passed a bill with the following title, in which they ask the concurrence of the House.

"An act relating to railroads."

The House proceeded to the consideration of the foregoing bill entitled "An act relating to railroads," which came down from the Hon. Senate.

Which was read a first and second time.

On motion of Mr. Treadwell-

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Bruce from the select committee appointed to take into consideration the expediency of districting the State anew for the choice of Senators, and to whom was referred a resolution postponed from the last session of the legislature upon the same subject, reported a bill entitled "An act to divide the State into districts for the choice of Senators."

Which was read a first time.

On motion of Mr. Ayer __ helyobe agg me

Ordered, That the bill lie on the table, and that the Clerk be directed to procure three hundred printed copies for the use of the House.

Mr. Silsby from the committee on the Alteration of Names to whom were referred sundry petitions praying for the alteration of the names of persons therein mentioned, reported a bill entitled "An act to alter the names of certain persons." but such in the

Which was read a first time.

Ordered, That it be read a second time this forenoon at districts, agreeably to instructions from the dalegashol's never believed

Agreeably to a resolution of the House,

Mr. Robinson of Concord introduced a bill entitled "An act to incorporate the Concord East Village Fire Engine Company." Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

On motion of Mr. Ayer-

The House resumed the consideration of the bill entitled "An act in addition to an act approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Company." our or liew of reds

Mr. Treadwell called for the reading of the bill.

Which was read of to visuos and it seed notices to seed

Ordered, That it be read a third time to-morrow afternoon at three o'clock. y bentl satisfactors all conjuntations that the

The House proceeded in the order of the day upon the resolution in favor of Josiah Stevens Jr. and another, and the resolution in favor of Urial Dean and another. To sons monog and see year

Which were severally read a second time. paraller the na

Ordered, That they be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day upon the bill entitled "An act to alter the names of certain persons."

Which was read a second time. when I all to do not a O Mr. Jones of Goffstown offered an amendment to the bill.

On motion of Mr. Haley-

Ordered, That the bill lie on the table. and more sometimes

On motion of Mr. Sawyer of Nashua-

The House resumed the consideration of the bill entitled "An act to prevent betting or wagering on elections."

The question being upon the adoption of the amendment offered by Mr Smith of Bradford to said bill. In aniogo sett will also

It was decided in the affirmative. The least a base and all W

So the amendment was adopted. Ordered, That the bill be read a third time to-morrow after-

noon at three o'clock. Many beatment sends and Mr. Latham by leave presented the petition of R. Armington and 45 others praying for a bridge between Lyman N. H. and Barnet Vt. at or near Stevens' Island, so called.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals. Tozzog metros lo comen out Mr. Blaisdell gave notice that he will to-morrow ask leave to introduce a bill to divide the county of Grafton into two judicial districts, agreeably to instructions from the delegation from said county.

On motion of Mr. Morrison of Manchester-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending the laws of this State relating to the laying out and discontinuing of highways so as more effectually to protect the rights of land owners affected by the laying out or discontinuing any highway.

Mr. Stark gave notice that he will to-morrow ask leave to introduce a bill entitled "An act prescribing the times and places for holding the courts of Probate in the county of Hillsborough."

Mr. Day gave notice that he will to-morrow ask leave to introduce a bill entitled "An aet changing the time of holding the court of common pleas in the county of Coos."

On motion of Mr. Morrison of Manchester-

The House resumed the consideration of the memorial of Thomas J. Laton, praying for relief against the Concord Railroad.

On motion of Mr. Morrison of Manchester-

Ordered, That said memorial be referred to the committee on Roads, Bridges and Canals, and that said committee have power

to send for persons and papers.

Mr. Clark of Landaff gave notice that he will to-morrow ask leave to introduce a bill relating to the organization of the first Artillery Company in the thirty second regiment of N. H. Militia.

Mr. Swasey moved that the bill entitled "An act relating to Railroad Corporations" be now taken up and disposed of.

And the question being put-

Mr. Merrill called for the ayes and noes.

Those who voted in the affirmative are-Messrs.

Paine Knight Whiteomb Leavitt Patten of Candia Willey Calley Webster Sanborn of Deerfield Cate Wedgewood Rawlins of Deerfield Wentworth Ladd of Epping Foss of Greenland Burleigh of Sandwich Batchelder of Hampstead Hall of Tamworth Haley Towle of Hampton Brown of Chester Beacham Pickering not riarra I to wone Wiggin of Ossipee Currier Batchelder of North Hampton Thompson of Wolfborough Hoitt of Northwood alball of Harry Thurston Crawford Marden Robinson of Poplin Morgan Sanborn of Canterbury Laighton Bailey of Chichester Treadwell Brown of Raymond Wiggin of Epsom Arrayers and to Harsh Marsh Wilson Thompson of Salem Palmer Knowlton Doe Fifield Morrison of Windham Allen of Lee George of Salisbury Young of Barnstead Langley Rollins of Barnstead Davis of Antrim

On motion of Mr. Morers of Manchester -Chandler Goodale mem adr to noitarehis Langadt bemuser esuell adl' Stevens of Goffstown | Wilcomb | Wilcomb | Wilcomb Jones of Goffstown Prescott Peavev - astandane M Sanborn of Campton Baker of Hillsborough Blodgett of Canaan Farley a vad assistance have rad Page of Benton as applied about Cross so send for persons and pan bass Bixby of Litchfield Blodgett of Dorchester Wallace of Franconia Boardman of Lyndeborough McMillen A lo manager bacoo Swasey out at year and year and Gibson of Pelham Ferrin Colby its at the haliting | Weeks of Hill your years and Whittemore becognit ban que ned Clark ed Cenguaregro beorie! Savage pained noiseoup ads ball Parker of Fitzwilliam Perrin Mr. Marrill called for t Bill McGrath Mack Evans Weeks of Richmond Goodwin Copeland Glines Whitcomb Ballou Willey Haines

Moulton Young of Stewartstown Goldthwait Day

Glidden Cole

Those who voted in the negative are—Messrs. Hall of Tamworth

Noves

Brown of Chester Townsend Taylor Christie

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Buzzell of Middleton Blake

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Locke of New Durham Boyd

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Morrill of Somersworth Waldron

Griffin Wiggin of Portsmouth McDuffie Dennett Morrison of Windham Mooney

Clough of Barrington Bordman of Gilford Robinson of Gilford Sawyer of Dover

mortal to sive Wight Peirce of Dover

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TUE	SDAY, JUNE 22, 1841.
Tebbetts	Kingsbury of Temple
Young of Meredith	Woodhurn
Ela	Kingshury of Algton
Norris	Hamilton
Curry	Coolidge
Morrison of Sanbornton	Mason of Dublin
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Price	Batchelder of Marlborough
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Carter	Mason of Sullivan
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Thompson of Warner	Breck
Wallace of Amherst	Hall of Croydon
Bailey of Brookline	Prentiss
Bixby of Francestown	Cutler
Patten of Hancock	Adams of Springfield
Pierce of Hillsborough	Jones of Washington
Morrison of Manchester	Locke of Alexandria
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element to yandagai Emerton Whidden Young of Meredith Tundboo W Emery Little wolkingsbury of Alstead Pitman Wheeler of Milan Johnson

Ayes 100. Noes 131.

So the motion that the House resume the consideration of said bill did not prevail.

Norris

Morrison of Banberaten . .

Photopson of Warner

Balley of Brookline Birby of Eranorstown

Pierce of Hillsbokough

On motion of Mr. Sawyer of Nashua-

The House resumed the consideration of the bill entitled "An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation."

Mr. Haley moved that the bill be indefinitely postponed,

And upon said motion called for the ayes and noes.

all of Croyden

Mr. Robinson of Concord moved that the bill lie on the table.

And the question being put, M. It was decided in the negative.

The question recurring upon the motion that said bill be indefinitely postponed.

Before the question was taken, On motion of Mr. Tudor

The House adjourned.

AFTERNOON.

The House proceeded in the order of the day upon the bill entitled "An act for the more speedy settlement of insolvent estates in certain cases."

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the foreneon, upon the bill entitled "An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation."

The question being put upon the motion that said bill be in-Buzzeil of

definitely postponed,

And the ayes and noes having been called for-

Mooney

Wight Tebbe

Morris

Those who voted in the affirmative are—Messrs.

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Webster downless to design	Moore
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Young of Meredith	Adams of Grafton
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ones of Goffstown	The state of the s

Those who voted in the negative are—Messrs.

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Currier Batchelder of North Hampton Harmon

Hoit of Northwood

Crawford

George of Plaistow

Waldron

Wiggin of Portsmouth

Laighton Dennett Treadwell Garland

Thompson of Salem

Brown of Seabrook

Palmer Fifield

Morrison of Windham Clough of Barrington

Sawyer of Dover Peirce of Dover Townsend

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Jones of Farmington Allen of Lee

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Ayes 59. Noes 160.

So the motion to postpone said bill indefinitely did not prevail.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Sawyer of Nashua gave notice that he will to-morrow ask leave to introduce a bill to repeal the first and third section of the act passed June 20, 1840, entitled 'An act relating to railroad and other corporations,' the act passed December 23, 1840, entitled 'An act in addition to and explanatory of an act relating to railroad and other corporations, passed June 20, 1840,' and the act passed Dec. 23, 1840, entitled 'An act relating to railroad corporations, and to provide further remedies for owners of land over which any railroad may pass.'

On motion of Mr. Baker of Hillsborough-

Resolved, That the Secretary of State be directed to communicate to this House a copy of the record of the pardons which have been granted since June 22, 1838, embracing all on record between that date and June 22, 1841, with the resolutions and advice of the Council therein.

Pursuant to previous notice and by leave,

Mr. Waldron introduced a bill entitled "An act in addition to an act approved June 28, A. D. 1821, entitled an act in addition to an act entitled an act to incorporate sundry persons by the name of the President, Directors and Company of the New Hampshire Union Bank, approved June 18, 1802."

Which was read a first and second time.

On motion of Mr. Waldron-

Ordered, That it be referred to the committee on Banks.

Pursuant to previous notice and by leave,

Mr. Hall of Tamworth introduced a bill entitled "An act to prevent vexatious suits."

Which was read a first and second time. On motion of Mr. Hall of Tamworth—

Ordered, That it be referred to the committee on the Judiciary.

On motion of Mr. Treadwell-

The House proceeded to the special order of the day upon the bill entitled "An act repealing the first and second sections of an act approved July 4, 1833, entitled an act in amendment of and in addition to an act entitled an act providing for the disposition of the public money of the United States which shall be deposited with this State," approved January 13, 1837.

Mr. Bordman of Gilford moved that the bill be recommitted to the select committee who reported said bill

And the question being put, but and the question being put, but and the property of the proper

Mr. Laighton offered an amendment to the bill.

On the question, shall said amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Mr. Laighton offered a further amendment to the bill.

On the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow aftenoon at three o'clock.

Mr. Young of Meredith submitted the following preamble and

resolution:

Whereas the several Judges and Registers of Probate in this State are paid out of the State treasury, the whole people being taxed equally for the payment thereof, the amount so paid to each of said Judges and Registers ought to be equal and in proportion to the proportion and valuation of property, in their respective counties,—therefore

Resolved, That the committee on the Judiciary be instructed to inquire into and equalize the amount paid to the several Judges and Registers of Probate in this State according to the population and valuation of the respective counties, and report by bill

or otherwise.

Mr. Baker of Hillsborough moved that the resolution be amended by striking out the words "committee on the Judiciary" and inserting instead thereof the words "select committee who have that subject under consideration."

On the question, shall the amendment be adopted?

It was decided in the affirmative. So said amendment was adopted.

So said amendment was adopted.

On the question, shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

On motion of Mr. Baker of Hillsborough-

The House proceeded to the special order of the day upon the bill entitled "An act to secure the public against the frauds of Banking Institutions."

The question being upon the third reading of said bill.

Before the question was taken-On motion of Mr. Leighton-

The House adjourned.

Resolved. That the petitioners have leave to withdraw their

praying for the removal of an officer made a farther report.

WEDNESDAY, JUNE 23, 1841.

On motion of Mr. Tudor-Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Sanborn of Deerfield presented the petition of Theodore F. Rowe praying for the removal of an officer in the 1st company of Artillery in the 1st Regiment N. H. Militia.

Ordered, That it be referred to the committee on Military Affairs.

Mr. Robinson of Concord presented the account of Currier & Hall.

Ordered, That it be referred to the committee on Claims.

Mr. Young of Meredith from the committee on Military Afairs to whom was referred the petition of Paul Burnbam and others, praying for an act of incorporation of a band of martial music, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Bingham from the committee on Roads, Bridges and Canals to whom was referred the petition of R. Armington and others, praying for a bridge between the town of Lyman in this State and the town of Barnet in the State of Vermont, made a report,

Whereupon-

Resolved, That the further consideration of said petition be postponed to the first Tuesday of the next session of the legislature and that the petitioners cause all persons interested in the same to be notified of said time and place of hearing by publishing said petition with this order thereon in some newspaper printed at Lancaster in this State and some newspaper printed at Danville in the State of Vermont three weeks successively, the last publication to be three months prior to said day of hearing.

Mr. Doe from the committee on Military Affairs to whom were referred the accounts and vouchers of the Adjutant General,

made a report.

Whereupon-

ung upon the third reading of Resolved, That said account and vouchers be referred to the

committee on Military Accounts.

Mr. Robinson of Poplin from the same committee to whom was recommitted the petition of the officers of the 39th regiment praying for the removal of an officer made a farther report.

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Currier from the committee on Bills on their Second Reading, to whom was referred a bill entitled "An act changing the place of holding one of the terms of the Court of Common Pleas in the County of Strafford," reported the same bill with two several amendments.

On the question, shall the first of said amendments be adopted? It was decided in the affirmative.

So the amendment was adopted.

On the question, shall the second of said amendments be adopted?

It was decided in the affirmative. So the amendment was adopted.

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

Mr. Chandler from the committee on Roads, Bridges and Canals, to whom was referred the petition of Albert Pitkin and others, praying for the incorporation of a turnpike through Dixville and Milisfield, made a report,

Whereupon --

Resolved, That the petitioners have leave to withdraw their petion.

Mr. Brown of Chester from the committee on Towns and Parishes to whom was referred the petition of Nathaniel Perkins and others praying for the taxation of the non-resident proprietors or owners of unsettled lands in the town of Pittsburg and to define the lines of said town, reported the following preamble and resolution.

Whereas the northerly and westerly lines of the town of Pittsburg being the boundary lines between said Pittsburg and Canada were not defined by the act incorporating said town, and whereas doubts and uncertainties have arisen as to the extent of the jurisdiction of said town, on those sides of the town bordering upon Canada—therefore

Be it resolved by the Senate and House of Representatives in General Court convened, That the northerly and westerly lines of said town of Pittsburg shall be considered to be the lines described by the treaty of 1783, made between the government of the United States and the government of Great Britain and the same which have been run out and marked by the authority of the State of New-Hampshire as and for the lines described in said treaty.

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Swasey from the committee on the Judiciary who were instructed to inquire into the expediency of amending the laws of this State relating to the laying out and discontinuing of highways so as more effectually to protect the rights of land owners affected by the laying out or discontinuing any highway, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate further upon the

Mr. Hall of Tamworth from the same committee to whom was referred the bill entitled "An act to prevent vexatious suits," reported the following resolution:

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Hall of Tamworth-

Ordered, That said report lie on the table. . Mr. Patten of Hancock from the committee on Military Affairs to whom was referred the account of John F. Holt, made a fur-

ther report,

Whereupon-

Resolved, That said account be referred to the committee on

Military Accounts.

Mr. Bingham, from the committee on Roads, Bridges and Canals, to whom was referred the petition of Robert Harvey and others, praying for a bridge across Connecticut river between the towns of Lyman and Barnet, made a further report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

- petition.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred the petition of A. P. Gould and others, praying for an additional officer in the third company of riflemen in the thirteenth regiment, reported a bill entitled "An act in favor of light infantry, rifle and grenadier companies in this State."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11

Mr. Glidden, from the committee on Military Accounts, to whom were referred the accounts of Theodore F. Rowe, repor-

ted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Theodore F. Rowe be allowed the sum of one thousand sixty dollars and eighteen cents, in full of his account for removing arms, cannon &c. from the arsenal at Portsmouth to the arsenal at Lancaster, and that he be allowed the further sum of two hundred ninety-six dollars and thirty-four cents, in full of his account for services rendered as Commissary General at the arsenal at Portsmouth, and that said sums be paid out of any money in the treasury not otherwise appropriated. Which was read a first time, managed and annual sale

Ladd of Epping

Ordered, That it be read a second time this forenoon at eleven

o'clock.

Mr. Spalding, from the committee on Banks, to whom were referred the petition of Nathaniel Batchelder and others, praying for the incorporation of the Swamscot Bank, and the petition of Ambrose Cossit and others, praying for the incorporation of the Sullivan County Bank, made a report,

Whereupon-

Resolved, That the further consideration of said petitions be

postponed to the next session of the Legislature.

Mr. Perrin, from the committee on Roads, Bridges and Canals, to whom was referred the bill entitled "An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire," reported as a substitute therefor, a bill entitled "An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire."

Which was read a first time.

Mr. Peirce of Dover submitted the following resolution:

Resolved, That the further consideration of said bill be postponed to the second Wednesday of the next session of the Legislature, and that the "Eastern Railroad in New Hampshire,"
cause a plan of the Portsmouth Bridge, together with a plan of
the addition and alterations proposed and intended, with particular
specifications to be deposited in the offices of the clerks of the
Courts of Common Pleas in the counties of Rockingham and
Strafford by the first day of February next, and also cause a copy
of the bill and this resolution to be published in one or more
newspapers printed in each of the towns of Exeter, Portsmouth
and Dover, six weeks successively, the last publication thereof to
be at least three weeks previous to said second Wednesday of the
next session.

The question recurring upon the passage of said resolution, Before the question was taken,

On motion of Mr. Knight-

The House adjourned.

AFTERNOON.

The House proceeded to the order of the day upon bills of the following titles, and the following resolutions, to wit:

"An act to prevent betting or wagering on elections."

Batchelder of North Hampton

Hoit of Northwood

A resolution in favor of Urial Dean and another.

A resolution in favor of Josiah Stevens, jr. and another.

"An act in addition to an act approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Company." Which were severally read a third time. bas hazo a soudmit

Resolved, That they pass and that the titles of the bills be as

Ordered, That the Clerk request the concurrence of the Sen-

ate therein.

The House proceeded in the order of the day upon the bill entitled "An act repealing the second and third sections of an act approved July 4th, 1838, entitled an act in amendment of and in addition to an act entitled an act providing for the disposition of the public money of the United States which shall be deposited with this State, approved January 13th 1837."

Which was read a third time. On motion of Mr. Laighton-

Ordered, That said bill be referred to the committee on the

The House proceeded in the order of the day upon the bill entitled "An act to render void the settlement of paupers gained prior to 1796, and to prevent litigation." specifications to be deposited, in

Which was read a third time.

On the question, shall the bill pass? The ayes and noes were called for.

Mr. Smith of Bradford being in the Chair-

Those who voted in the affirmative are-Messrs.

Knight Ysbaanba W buobas bins Blake sara sales weent the Thayer Patten of Candia Noves othulosey biss lo opesseire Boydin miruper noiteenryd. Vennard a montagun on sautal Brown of Chester Pickering I all lo notion all Sanborn of Deerfield Stickney Currier Taylor

Batchelder of North Hampton Porter

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WEDNESDAY, JUNE 23, 1841.

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Fifield	Flanders of Salisbury	Совтеган
Morrison of Windham	Barra of Sutton	Tudor
Clough of Barrington	Page of Sutton	Morse
Sawyer of Dover and areas	Davis of Antrim	Butterfield
Peirce of Daver		Hamin
Townsend	Chandler	Bingham
Christie	Goodale	Cotton
Jones of Farmington	Stevens of Goffstow	Granais
Allen of Lee	Jones of Goffstown	Breck -
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M.D.A.	Stark	
Mooney	Stevens of Mason	Curry
Young of Barnstead	McGaw	Wedgewood
Rollins of Barnstead	Putnam	Burleigh of Sandwie
Leavitt		drowmer to lish
Wight	Dawyer of Hashua	Haloy
Tebbetts	Spalding	Beacham
Young of Meredith	dimental Beard	Wiggin of Ossipee
	Baldwin	Thurston
Calley	Ainsworth	Scribner
Morrison of Sanbornton	McMillen	Price
Harmon blodgaing	Steele ga	Sanborn of Canterbr
Wentworth	nebbilly	Carter
Thompson of Wolfborough	Colby	Moit of Concord
Marden	Whittemore	Wiggin of Epsom
Morrill of Boscawen	Hamilton	Burley of Franklin
	Coolidge	Marsh
Bailey of Chichester	Magon of Duhlin	Gibson of Newbury
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Robinson of Concord	ned to age Bill	attes
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Mack Osgood Converse

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Swasey
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Ladd of Holderness

nwolation to answer Perrin

Those who voted in the negative are-Messrs.

Webster Robinson of B

Robinson of Poplin Brown of Raymond

Paine

Bordman of Gilford
Robinson of Gilford
Eastman

Norris Curry

Wedgewood Burleigh of Sandwich

Hall of Tamworth Haley

Beacham Wiggin of Ossipee

Thurston Scribner Price

Sanborn of Canterbury

Carter

Hoit of Concord Wiggin of Epsom Burley of Franklin

Marsh

Gibson of Newbury Hoit of Northfield

Pattee

Thompson of Warner

Langley

Båiley of Brookline Gibson of Pelham

Ames Barnes

Kingsbury of Temple

Swett

Kingsbury of Alstead Weeks of Richmond

Rawson Copeland

Mason of Sullivan

Abbott
Whitcomb
Baker of Troy
Humphrey
Silsby

Adams of Springfield

Glidden
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Wilcomb
Prescott
Moore

Sanborn of Campton Blodgett of Canaan

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Wallace of Franconia	Pitman bas atolishigar odt
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Goodwin 991110m00 100les sdi	Cole brokin la asmirad

Mr. Baker of Hillsborough raised a question of order, which was, whether the Speaker, Mr. Wells, having substituted another member to perform the duties of the Chair at the time this question was taken, could vote upon said question.

The Chair having decided that he could—

Ayes 147. Noes 85. A hard of hid and made a second so the bill passed.

Resolved. That its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the message of His Excellency the Governor enclosing drafts of certain bills furnished by the committee appointed to revise the statutes, made a report,

Whereupon-

On motion of Mr. Porter-

Resolved, That said report be recommitted to the same committee.

Mr. Wight, from the joint committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles, and the following resolution, to wit:

"An act to provide for the collection of taxes in certain cases."

"An act to repeal the second section of an act entitled an act to encourage the manufacture of leather, and prevent frauds therein," passed July 3, 1829.

A resolution to furnish the clerks of the counties of Belknap

and Carroll with copies of New Hampshire Reports.

"An act in addition to and in amendment of an act entitled an act for the regulation and government of schools in the town of Portsmouth," approved January 13, 1837.

"An act to repeal an act allowing a certain premium for killing

foxes, passed July 4, 1838;"

"An act to repeal an act entitled an act relating to the returns of votes and making further provision for certifying the same."

"An act relating to the compensation of County Solicitors."

"An act relating to judicial records."

"An act for continuing all corporations three years for certain purposes."

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

Mr. Bordman of Gilford, from the select committee consisting of the delegation from the counties of Belknap and Carroll, to whom was referred the bill entitled "An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll," reported the same bill with an amendment.

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Smith of Bradford gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to incorporate the New Hampshire Farmers' Mutual Fire Insurance Company."

Mr. Colby gave notice that he will to-morrow ask leave to introduce a bill entitled "An act for the punishment of idle and disorderly persons and for the support and maintenance of the

poor, passed Dec. 16, 1828." Is all selver of belo

Mr. Sanborn of Deerfield gave notice that he will to-morrow ask leave to introduce a bill to provide for the appointment of additional officers of the Portsmouth Artillery company in the first regiment, first brigade and first division of the militia in this

Mr. Stevens of Mason gave notice that he will to-morrow ask leave to introduce a bill entitled "An an act to incorporate Engine

Company No. 1 in Mason Village."

Mr. Young of Meredith gave notice that he will to-morrow ask leave to introduce a bill to incorporate the Female Charitable Society in Concord." passed July 3, 18

On motion-

bns relbasid) . H mederal A THURSDAY, JUNE 24, 1841.

others, praying to be severed from the town of Haverbill and

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Porter, from the committee on Banks, to whom were referred the returns of the several banks in this State, made a report

others, the pention of the lower spalling of the others of the others of the other ot

Ordered, That said report lie on the table, and that the Clerk be directed to procure three hundred printed copies for the use of the House.

Mr. Ayer, from the committee on Finance, reported a bill entitled "An act providing for the compensation of the officers of the civil list."

Which was read a first time. sounded sat benefer asy mode

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred the petition of sundry officers of the 4th regiment of N. H. militia, praying for the removal of an officer, made a report,

tually to define, detect and punish nocturnal de-noqueredWade

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the bill entitled "An act the more effectually to promote the cause of education," reported the same in a new draft,

Which was read a first time.

On the question, shall the bill be read a second time?

The ayes and noes were called for. What I to make I all

But before the question was taken, build add berraler asw

On motion of Mr. Treadwell-12 10 10 10 2001308 bnoose

Ordered, That the bill lie on the table. has to member and

Mr. Stevens of Goffstown, from the committee on Towns and Parishes, to whom was referred the petition of the selectmen of the town of Orange, praying that a part of the town of Canaan be disannexed therefrom and annexed to the town of Orange, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Hoyt of Northfield, from the committee on Education, to

Which was read a first time.

whom was referred the perition of Abraham H. Chandler and others, praying to be severed from the town of Haverhill and annexed to the town of Bath for the purpose of schooling, made a report,

Whereupon be reading of the journal of yesterday be noquened Whereupon

Resolved, That the petitioners have leave to bring in a bill.

Mr. Colby, from the committee on Agriculture and Manufactures, to whom were referred the petition of James Chandler and others, the petition of Levi Jenison and others, and the petition of George R. Lathe and others, praying for encouragement to the silk growers, made a report,

Whereupon-

Resolved, That the further consideration of said petition be

postponed to the next session of the Legislature.

Mr. Townsend, from the committee on Military Affairs, to whom was referred the petition of Joseph Montgomery and others, praying for the removal of an officer, made a report,

Whereupon-

Resolved, That the further consideration of said petition be

postponed to the next session of the Legislature.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the bill entitled "An act more effectually to define, detect and punish nocturnal depredators," made a further report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Baker of Hillsborough, from the same committee to whom was referred the bill entitled "An act to prevent wilful and malicious trespass," made a further report,

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Parker of Fitzwilliam from the same committee, to whom was referred the bill entitled "An act repealing the first and second sections of an act approved July 4, 1838, entitled an act in amendment of and in addition to an act entitled an act providing for the disposition of the public money of the United States, which shall be deposited with this State," approved January 13, 1837, reported as a substitute therefor a bill entitled "An act relating to the public money deposited with the several towns in this State."

Which was read a first time.

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Baker of Hillsborough, from the same committee, to

whom was referred the message of His Excellency the Governo enclosing drafts of certain bills presented by the committee appointed to revise the statutes, reported three several bills, with the following titles, to wit:

"An act providing further remedies against fraudulent debtors."

"An act for the punishment of frauds."

"An act making further provision in relation to the trustees of debtors."

The House proceeded to the consideration of the first of said bills entitled "An act providing further remedies against fraudulent debtors."

Which was read a first time. Who been sed it shall shareby

Mr. Haley submitted the following resolution:

Resolved, That the bill be postponed to the next session of the Legislature, and that the Clerk cause the same to be published some one or more newspapers in each county in the State through weeks successively, the last publication whereof to be at less is weeks before the first day of the next session of the Legislature.

Mr. Griffin moved that the resolution be amended by stri' out the words "some one or more" before the word "new pers" and inserting instead thereof, the word "two."

On the question, shall the amendment to the resolution

adopted?

It was decided in the negatives him lada grottage of a O So the amendment was rejected. The sale is believed as well

And on the question, shall the resolution pass?

It was decided in the negative. 104 file of 1861 AyrahaO So the resolution was rejected.

The bill was then read a second time.

Mr. Peirce of Dover offered an amendment to the bill.

On the question, shall the amendment be adopted?

It was decided in the affirmative.

Mr. Baker of Hillsborough moved that the bill be furthe amended by inserting before the word "cents" in the fifth line the twentieth section thereof, the word "ten."

And on the question, shall said amendment be adopted?

It was decided in the negative.

So the amendment was rejected.

Mr. Morrison of Manchester moved that the bill be amended by inserting before the word "cents" in the fifth line of the twentieth section thereof, the word "five."

And the question being put-0 sources dran ed of benouteon

on Shall said amendment be adopted? om edi berreler asw moder

It was decided in the affirmative. mismo to effect misolone

So the amendment was adopted. salutate and server of bathloo

Mr. Robinson of Concord moved that the bill lie on the table. And the question being put,

It was decided in the negative. mandaining add not you na

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

The House proceeded to the consideration of the second of said bills, entitled "An act for the punishment of frauds."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded to the consideration of the third of said bills entitled "An act making further provision in relation to the trustees of debtors."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Currier from the committee on Bills on their Second Reading, to whom was referred the bill entitled "An act in addition to an act entitled an act relating to the rebuilding of Hart's Island Bridge, and approved July 1, 1837," reported the same bill with an amendment.

On the question, shall said amendment be adopted?

It was decided in the affirmative or gave manning and of

So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow afternoon

at three o'clock.

Mr. Morrison of Manchester, from the committee on the Judiciary who were instructed to inquire into the expediency of requiring the Adjutant General to give bonds for the faithful discharge of the duties of his office, reported a bill entitled "An act requiring a bond of the Adjutant General."

Which was read a first time, deponded to 10 1018

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Patten of Hancock, from the committee on Military Affairs to whom was referred the petition of Benjamin F. Phelps, praying for a new piece of ordnance for the company of Artillery in the 28th regiment, made a further report,

Whereupon-

Resolved, That the further consideration of said petition be postponed to the next session of the legislature.

Mr. Bingham from the committee on Roads, Bridges and Canals who were instructed to inquire into the expediency of altering or amending "An act for the preservation of highways and bridges," reported a bill entitled "An act in addition to an act entitled an act for the preservation of highways and bridges passed July 6, 1839." and to large and the work of the wor

Ordered. That it be read a second time to-morrow forenoon at eleven o'clock. out of the Mackinghem Mutus. Some eleven o'clock.

Mr. Thompson of Warner from the committee on Military Accounts to whom was referred the account of Robert Davis, late Quarter Master General, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Robert Davis, late Quarter Master General, pay and is hereby directed to pay the sum of ninety-five dollars and sixty cents and interest from June 1840 to the Treasurer of this State, and said Treasurer is directed to give a receipt for the same; and markerd and partly in the came of

Which was read a first time. I well lo sower edi mort esm

Ordered. That it be read a second time to-morrow forenoon at Wolfborough and the country of Carroll."

eleven o'clock.

Mr. Weeks of Richmond from the committee on Towns and Parishes to whom was referred the petition of William Emerson and others praying that a part of the farm of Daniel McNeal be severed from the town of Barnstead and annexed to the town of Alton, made a report, of mitter these I radeo lo kinomen edt an equipple and adequate market for American -noquered Want

Resolved, That said petition be postponed to the next session of the legislature, and that said petitioners cause said Daniel Mc-Neal to be notified of the same on or before the first day of February bext. it is antistance estimates to los salt mori rer

Mr. Thompson of Salem, from the committee on Unfinished

Business, made a report, lo soning out agrando of toe nA" bolist Whereupon who see the country low will be

Resolved, That the bill entitled "An act to incorporate the Amoskeag Railroad in New Hampshire, be referred to the committee on Roads, Bridges and Canals. A blas and the hardens

Mr. Thompson of Salem from the same committee made a further report, or flore? bus assisted to seitune out mort soil

Whereupon while entitled "An act to prevent the larger manufactured the bill entitled "An act to prevent the larger and an act to prevent the larger and act Resolved, That the memorial of Edward Tredick and 175 others; the memorial of Jonathan Young and 6 others; the memorial of John Haynes and 21 others; the memorial of John Allen and 36 others; the memorial of Jonathan G. Jordan and 19 oth-

ers; the memorial of Samuel Glines and 29 others; the memorial of Joshua Roberts and 21 others; the memorial of Horace Lyman and 16 others; the memorial of Calvin Russell and 13 others; the memorial of Thomas Sabine and 24 others; the memorial of Ira Haskell and 11 others; the memorial of Mark Jewett and 56 others; the memorial of Abner Sanger and 49 others; the memorial of John Cilley and 82 others; the memorial of Freeman Clark and 21 others; the memorial of Dudley Smith and 18 others, members of the Rockingham Mutual Fire Insurance Company, remonstrating against the repeal of so much of the act of June 26, 1838 as authorizes the members of said company to vote by proxy, be referred to the committee on Incorporations.

Mr. Ela from the committee on Towns and Parishes to whom was referred the petition of William Horne and others praying that a portion of territory be severed from the towns of New Durham and Alton and annexed to the town of Wolfeborough reported a bill entitled "An act to sever a certain tract of land lying partly in the county of Strafford and partly in the county of Belknap from the towns of New Durham and Alton and from the counties of Strafford and Belknap and annex the same to the town

of Wolfborough and the county of Carroll."

Which was read a first and second time. On motion of Mr. Bordman of Gilford-Ordered, That the bill lie on the table.

Mr. Chandler from the select committee to whom was referred the memorial of Joshua Leavitt, setting forth the importance of an equitable and adequate market for American wheat, accompanied with statistical tables, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject. Mr. Ayer from the select committee consisting of the delegation from the county of Merrimack to whom was referred the bill entitled "An act to change the place of holding one of the terms of the court of common pleas in the county of Merrimack," made a report, hat the bill entitled "An act to

Whereupon-

Resolved, That said bill be indefinitely postponed.

Mr. Curry from the select committee consisting of the delegation from the counties of Belknap and Carroll to whom was referred the bill entitled "An act to prevent the destruction of fish in Winnepisseogee lake, and the bays of Winnepisseogee river," reported the same bill without amendment.

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock- and anot to inframem and rate its best

The following message in writing was received from his Excellency the Governor by the Secretary of State, which was read and is as follows: ballob barbarn in of indicent blind and partially blind ners

"To the Hon. Senate

and House of Representatives:

I herewith transmit the Adjutant General's annual return of the militia of New Hampshire together with the Commissary General's and Quarter Master General's return. Executive Department, } three lid a bessen eved energed of JOHN PAGE.

June 16, 1841." June 16, 1841."

On motion-

Ordered, That the message of His Excellency with the accompanying documents be referred to the committee on Military

Mr. Ayer moved that the rules of the House be so far suspended that the resolution changing the hour to which the House shall from day to day adjourn, be now taken up and disposed of. And the question being put, so adr at behavior a start

It was decided in the negative. lo exich add or galicler toe na

So the House refused to suspend the rules. The same works The Speaker laid before the House an abstract from the Council records, showing the number of convicts who have been pardoned by the Executive from June 22, 1838 to June 22, 1841, with the date of their conviction, their offence, term of imprisonment and date of pardon, which had been communicated to the House by the Secretary of State, agreeably to a resolution of the

On motion of Mr. Baker of Hillsborough- behood asw il Ordered, That the same be referred to the committee on the

Judiciary.

The Speaker laid before the House a further communication from the Secretary of State, informing the House that he had procured ten hundred printed copies of Dr. Jackson's first annual report upon the Geological and Mineralogical Survey of the State, and that the same are now subject to the order of the House.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of bills of the following titles, and the following resolutions, to wit:

"An act to incorporate the Female Seminary at Haverhill."

"An act relating to collectors of taxes."

"An act to incorporate the People's Literary Institute and Gymnasium.

A resolution appropriating seventeen hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford, and eight hundred dollars for the education of indigent blind and partially blind persons of this State at the institution for the blind at Boston.

A resolution authorizing the Treasurer to borrow money on the

credit and for the use of the State.

A resolution appropriating five hundred dollars for the contin-

gent expenses of this State.

The Senate have passed a bill with the following title, in which they ask the concurrence of the House, to wit:

"An act relating to the choice of prudential school commit-

The Senate concur with the House of Representatives in the passage of a bill entitled 'An act to incorporate Engine Company No. 1, in Antrim,' with an amendment in which they ask the concurrence of the House."

The House proceeded to the consideration of the bill entitled "An act relating to the choice of prudential school committees," which came down from the Hon. Senate.

Which was read a first time.

Ordered, That the bill be read a second time to-morrow forenoon

at eleven o'clock. The House proceeded to the consideration of the bill entitled "An act to incorporate Engine Company No. 1, in Antrim." with the amendment which came down from the Hon. Senate.

The question being upon concurring in said amendment,

It was decided in the affirmative.

So the House concurred in said amendment.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded to the consideration of the unfinished business of the forenoon upon the bill entitled "An act in addition to the several acts incorporating the Eastern Railroad in New

Hampshire."

The question being upon the motion of Mr. Peirce of Dover that the further consideration of said bill be postponed to the 2d Wednesday of the next session of the Legislature, and that the Eastern Railroad in New Hampshire cause a plan of the Portsmouth bridge, together with a plan of the additions and alterations proposed and intended, with particular specifications, to be deposited in the offices of the Clerks of the Courts of Common Pleas in the counties of Rockingham and Strafford, by the first day of Februery next; and also cause a copy of the bill and this resolution to be published in one or more newspapers printed in each of the towns of Exeter, Portsmouth and Dover, six weeks successively, the last publication thereof to be at least three months prior to said second Wednesday of the next session.

Mr. Peirce of Dover called for the reading of the memorial of 1261 citizens of Maine and other persons, living near the Portsmouth bridge, remonstrating against any legislative enactment which may impair their rights in said bridge or impair its useful-So the amendment was adopted. ness to said petitioners. Mr. Christie offered a further apendment to bear swa daidW

But before the question was taken, in said not soup set bak

Mr. Pierce of Dover withdrew said motion. business and Hade

The bill was then read a second time. The bill was then read a second time.

Mr. Laighton offered an amendment to the bill, which was by adding a section of thembasens reduced a her

The question being upon the adoption of said amendment, Mr. Sawyer of Dover moved that the bill lie on the table.

But before the question was taken, and the same and the same

Mr. Sawyer of Dover withdrew his motion. believed as well

Mr. Sawyer of Nashua moved that the bill lie on the table. But before the question was taken,

Mr. Sawyer of Nashua withdrew said motion.

On motion of Mr. Treadwell gobs 28 W 3000 Dooms ad to

The House adjourned. 15ffo energy M. And the agestion being pu

Shall the amendment be adopted? It was decided to the afternative. So the amendment was adopted.

Mr. Christie offered a. NOONRAFAent to the bill.

The House proceeded to the order of the day upon bills of the following titles, to wit:

"An act changing the place of holding one of the terms of the

was by striking out all after the word 'got', in the cir

Court of Common Pleas in the county of Strafford."

"An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll." And the question b

Which were severally read a third time.

Resolved, That they pass and that their titles be as aforesaid. Ordered, That the Clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the forenoon, upon the bill entitled "An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire."

The question being upon the adoption of the amendment offered by Mr. Laighton to said bill. I need I to anwor of to does

It was decided in the affirmative. and due test and vibriesenous So the amendment was adopted. W proper ties of mong admom .

Mr. Christie offered a further amendment to said bill.

And the question being put, and to bus small lo energie 1291

Shall the amendment be adopted?

It was decided in the affirmative. sides night magon vam dendw

So the amendment was adopted. Mr. Christie offered a further amendment to the bill.

And the question being put, and provided to H

Shall the amendment be adopted? The revolt to sorred 1M

It was decided in the affirmative as is been need tow lide of I So the amendment was adopted. The property and all the

Mr. Christie offered a further amendment to the bill. Mr. Aver moved an amendment to the amendment.

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the affirmative.

So the amendment to the amendment was adopted. And on the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted. Mr. Christie offered a further amendment to the bill.

And the question being put,

Shall the amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

Mr. Christie offered a further amendment to the bill, which was by striking out all after the word 'act' in the eighteenth line of the fifth section of said bill, and inserting instead thereof a new section, as follows, to wit:

SEC. 5. Be it further enacted, That the Legislature may at any time alter, amend or repeal this act, and also the act incorporating said Portsmouth bridge, and this act shall not take effect

until assented to by said Portsmouth bridge.

And the question being put, Shall said amendment be adopted?

It was decided in the negative. So the amendment was rejected.

Mr. Sawyer of Nashua offered a further amendment to the bill.

Mr Christie offered an amendment to said amendment,

Which was accepted by the mover.

On the question, shall said amendment as modified be adopted.

Aineworth

It was decided in the afirmative. So the amendment was adopted.

Ordered, That said bill be read a third time to-morrow afternoon at three o'clock.

The House resumed the consideration of the uninished business of Tuesday last upon the bill entitled "An act to secure the public against the frauds of Banking Institutions."

The question being upon the third reading of said bill,
Mr. Blake moved that the bill be indefinitely postponed.
And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood Noyes Brown of Chester Taylor Porter Robinson of Exeter Sanborn of Hampton Falls Blake Thayer Boyd Stickney Waldron Wiggin of Portsmouth Thompson of Salem Brown of Seabrook Morrison of Windham Clough of Barrington Sawyer of Dover Peirce of Dover Townsend Christie Ricker Buzzell of Middleton Varney Locke of New Durham Witham Torr Foss of Strafford

Morrill of Somersworth

Griffin

McDuffie Mooney Bordman of Gilford. Eastman Young of Meredith Ela Nortis ant at betov onw seed I Curry Morrison of Sanbornton Parrish Harmon Wedgewood Wentworth Thompson of Wolfborough Morrill of Boscawen Shute Robinson of Concord Burley of Franklin Ayer Clough of Loudon Flanders Hoyt of Northfield Wallace of Amherst Bixby of Francestown McGaw Putnam Sawyer of Nashua Spaulding Beard

> Fineld Allen of Lee

Baldwin

Morse

Ainsworth	Butterfield Wall habioob asw 11
Steele	Humphrey Meading the off of
Ames worsom-of emit brids at	Ordered. That said Discitle
Kingsbury of Alstead	Bingham Abola o soult je noot
Hamilton deliniou edi le deliste	Cotton to bounded benoth and
Coolidge 98 of 300 HAN belling.	Grannis Odu Jant 71.0201 L. Incest
Mason of Dublin	Breck to show that Paulance plant
Parker of Fitzwilliam	Hall of Croyden
Felt beurgtpourd star	
Wheeler of Keene	Cutler gaisd nonship out buly,
Davis of Keene	The ayes and noes were sroom
Batchelder of Marlborough	Blaisdell
Osgood - Tasa M ora evil	Ladd of Holdernesse of Wood I
Converse	Allen of Lebanon
Rawson	Lathrop ligowins I to describe
Mason of Sullivan	
Baker of Troy brolling to committee	Brackett Total Total
Tudor	Latham
Ash as of the country	

Those who voted in the negative are - Messrs.

WITH THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED) elle Worden
Knight Tournounge to nowing	Perkins
Patten of Candia	Young of Barnstead
Webster	Paine
Sanborn of Deerfield	Robinson of Gillord
Rawlins of Deerfield	Leavitt
Ladd of Epping	Tebbetts
Foss of Greenland	Calley 2
Batchelder of Hampstead	Cate
Towle of Hampton	Towle of Freedom
Vennard to some los some los	Burleigh of Sandwich
Pickering	Haley
Currier	Beacham
	Wiggin of Ossipee
Hoyt of Northwood	Thurston
Crawford	Marden
George of Plaistow	Scribner
Robinson of Poplin	Morgan
Laighton	Smith of Bradford
Treadwell	Bailey of Chichester
Brown of Raymond	Carter
Garland	Hoit of Concord
Palmer	Gatterson
Fifield ownline	Wiggin of Epsom
Allen of Lee	Marsh
Allell of Mag	

indefinitely postponed doesliw.	Adams of Springfield
Knowlton	Glidden
Gibson of Newbury and sail and	Jones of Washington
Doe on no of notion at the uA.	
George of Salisbury 165 1000 101	Locke of Alexandria
Page of Sutton	Lang 0981 8 win
Pattee med fliw od sail solion e	
Thompson of Warner	Prescott a gon former of averal des
Langley	Sanborn of Campton
Davis of Antrim	Blodgett of Canaan
Chandler bourtoil	
Bailey of Brookline	Rand
Goodale	Blodgett of Dorchester
Stevens of Goffstown	Merrill
Jones of Goffstown	Wallace of Franconia
Peavey: as MVUL YACISS	
Patten of Hancock	Swasey
Baker of Hillsborough	Smith of Haverhill
Pierce of Hillsborough	Washa of Uill to hollom his
Farley: Deaneyah ad ysbratesy	Clark Savage
Cross	Savage Mer. Morrison of Manager
Bixby of Litchfield	Stevens of Lyman
Boardman of Lyndeborough	Perrin McGrath
Morrison of Manchester	McGrath
Stark	Buzzell of Ellsworth
Bruce	Evans
McMillen	Dearborn
Gibson of Pelham And the tubic	
Barness and guiwolloh adr do	Whidden agases of all covining
Kingsbury of Temple	Little w or sachness yalwollo
Woodbury and and surroll v	Peabedy mogroom or ton it A
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Whittemore some damage and anibi	Glinesmit ort rotts or tes nA
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Mack	Ballou anoma V rabaszyl A lo lar
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Copeland Super Superior Self's	Emery Haiste build moll and
Whitcomb	The Sensie conour with woll
Silsby same ad ada nadw wab a	Green and moticiones and agreement
Willey come as disk seeds as	Young of Stewartstown
Moulton SanoH ent lo	The state of the s
DECEMBER OF THE PROPERTY OF THE PERSON OF TH	Day nonco of tolas vent tion we

Ayes 99—Noes 134.

Prentiss

So the motion that said bill be indefinitely postponed did not

prevail.

Mr. Wheeler of Milan gave notice that he will to morrow ask leave to introduce a bill entitled "An act in addition to an act entitled an act for the ease and relief of poor debtors," passed January 3, 1829.

Mr. Robinson of Concord gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to incorporate the

Concord Volunteers."

On motion of Mr. Baker of Hillsborough—
The House adjourned.

Higgs ld

FRIDAY, JUNE 25, 1841.

On motion of Mr. Ayer-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Morrison of Manchester presented the petition of Isaac C. Flanders and 60 others praying for the incorporation of a Savings Bank at Manchester.

Ordered, That it be referred to the committee on Banks.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills of the following titles, and the following resolutions, to wit:

"An act to incorporate the New Boston Fire Insurance Com-

pany."

"An act to alter the time of holding the annual meetings of the Congregational Society in Hampton."

Sundry resolutions relating to the subject matter of the memo-

rial of Alexander Vattemare.

A resolution appointing William Fisk to take charge of the

State House and State House yard the ensuing year.

The Senate concur with the House of Representatives in the passage of a resolution fixing upon a day when the business of the present session may be brought to a close, with an amendment, in which they ask the concurrence of the House."

On motion of Mr. Parker of Fitzwilliam—
Resolved, That the rules of the House be so far suspended that

Real

the House proceed to the consideration of the foregoing resolution fixing on a day on which the business of the present session may be brought to a close, with the amendment which came down from the Hon. Senate.

On the question, will the House concur in the adoption of the amendment proposed to said resolution by the Hon. Senate, which was by striking out the words "Friday the 25th" and inserting instead thereof the words "Saturday the 26th?"

Mr. Tudor moved that the amendment be amended by striking out the words "Saturday the 26th day of June instant," and ininserting instead thereof the words "Thursday the first day of July next."

The question being on the adoption of said amendment, Mr. Treadwell moved that the resolution lie on the table. of the

And the question being put,

The ayes and noes were called for. But before the question was taken, Mr. Treadwell withdrew said motion.

The question recurring upon the adoption of the amendment to the amendment offered by Mr. Tudor,

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

	and the second s	
Robinson	of Brentwood	Thomas Carrier and seed
Noves	The second track of the	Thompson of Wolf borough
Brown of	Chaster 10	Wiggin of Epsom
Wal of	Chester	Wiggin of Epsom
webster	lie	Wiggin of Epsom and to made
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Stickney	and manage 10	age of Sutton
		vv allace of Amherst
Currier		Bight of Lange
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Clough of	Barrington	Spalding
Peirce of I)over	Popul
Christie	Jordannin II	brang
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188111 01	Ossipee	Kingsbury of Alstead
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Wheeler of Keene	Rogers
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Mack	Allen of Lebanon
Converse	Allen of Lebanon
Mason of Sullivan	Parker of Littleton
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Baker of Troy	Perrint beyon Heather T and
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Grannis	
Glamma	Green new eson bus to to an T
Hall of Croydon	
Moulton	Those who worked to the adversaria
Moulton	Those who voted in the affirmative

W

Those who voted in the negative are-Messrs.

liursion	Wiggin of Portsmouth
Killgiit	T - Lie
Detton of Condia	Laighton
Sanborn of Deerfield	Treadwell
Ballborn of Deorfield	Brown of Raymond
Rawlings of Deerfield	
Porter Vindway 1 no novem	mi of Solom
Ladd of Epping	Thompson of Salem
Far of Groonland ONUS 10 091	Brown of Seabrook
Batchelder of Hampstead	Palmer
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Thayer	Jones of Farmington
Vennard	Allen of Lee
Pickering	Puggell of Middleton
Batchelder of North Hampton	Buzzell of Middleton
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	Locke of New Durham
Crawford	Witham
George of Plaistow	
Robinson of Poplin	Perkins
	Foss of Strafford
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Griffin McDuffie Mooney Young of Barnstead Rollins of Barnstead Paine Bordman of Gilford Robinson of Gilford Wight Young of Meredith Norris Calley Morrison of Sanbornton Parrish Cate Wedgewood Towle of Freedom Burleigh of Sandwich Maley Beacham spetache od trombus Marden Scribner Morrill of Boscawen Morgan Smith of Bradford and Osgood Sanborn of Canterbury Weeks of Richmond Bailey of Chichester Shute was at sensil whitcomb de lad had had a Carter of the same of the Silsby bond of mid timed of an Robinson of Concord Cotton Cotton Hoit of Concord Gutterson Goldthwait Jones of Washington

Clough of Loudon

George of Salisbury

Flanders

Pattee

Langley

Peavey Farley

Chandler Dordread to Hazbold Bailey of Brookline Goodale Stevens of Goffstown Jones of Goffstown Baker of Hillsborough Pierce of Hillsborough Cross Bixby of Litchfield Bordman of Lyndeborough Morrison of Manchester Stark Stevens of Mason McGaw or mendenens of bak Putnam deligh to roded .TM Bruce as mo anishras yd bebneme Sawyer of Nashua Baldwin wan ylot lo veb be add Gibson of Pelham Woodbury and the add the a Colby mount of hebrets saw 11 Whittemore On the question will the Swett of His golden on to Cooledge Parker of Fitzwilliam Copeland and to motion of Willey mos g tad T . harloss M. Locker of Alexandria Knowltones manabasens as bes Lang selliwaril to resus I . M. Wilcomb And on the question, she erooM smenduent be ado - Sanborn of Campton Blodgett of Canaan Blodgett of Thompson of Warner Page of Benton Inhand Inhand but before the question whas en.

Blodgett of Dorchester	Evans	nif
Wallace of Franconia	Dearborn	Duffie
Cheney	Whidden	yeney
Swasey awotelloo lo snever	Leabouy	ing of Burnstead
Ferrin BWOJEHOW 10 8900	Glines	line of Barnstead
Weeks of Hill	Johnson	91
Ladd of Holderness	Dunou	dinan of Gilford
Clark dynorodallill lo social	Haines	inson of Gillord
Savage	Young of	Stewartstown
Stevens of Lyman	Day	ght
McGrath bieddoul lo ydxi	Cole	ing of Meredith
Buzzell of Ellsworth		

Ayes 83. Noes 146.

So the negative of the question prevailed,

And the amendment to the amendment was rejected.

Mr. Baker of Hillsborough moved that the amendment be amended by striking out the words "Saturday the 26th day of June instant," and inserting instead thereof the words "Saturday the 3d day of July next."

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the affirmative.

So the amendment to the amendment was adopted.

On the question, will the House concur in said amendment as amended?

It was decided in the affirmative.

So the House concurred in said amendment.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Colby-

Resolved, That the rules of the House be so far suspended as to permit him to introduce a resolution at the present time.

Mr. Colby accordingly submitted the following resolution:

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to report what disposition shall be made of the copies of the report of the State Geolgist, now in the possession of the Secretary of State.

Mr. Parker of Fitzwilliam offered an amendment to the reso-

lution.

And on the question, shall said amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

Mr. Blaisdell offered a further amendment to the resolution. But before the question was taken, Mr. Blaisdell withdrew said amendment. More more and amendment.

On motion of Mr. Sawyer of Nashua-

The House reconsidered the vote adopting the amendment to said resolution offered by Mr. Parker of Fitzwilliam.

Mr. Parker of Fitzwilliam withdrew said amendment.

The question recurring upon the passage of the resolution, It was decided in the affirmative.

So the resolution passed.

the petition of the directors Ordered, That Messrs. Colby, Christie and Cheney be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Sawyer of Nashua, from the committee on the Judiciary, who were instructed to inquire into the expediency of amending the laws relating to the rights and liabilities of married women, reported a bill entitled "An act in addition to and in amendment of an act, passed December 24th, 1840, entitled an act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

Which was read a first time. The and the Total Target Total Target Targe

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

Mr. Young of Meredith from the committee on Military Affairs, who were instructed to inquire into the expediency of extending the limits of the 3d company of Infantry in the sixteenth regiment, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the field officers in the 16th regiment New Hampshire militia be and are hereby authorized and directed to consolidate the third and seventh companies of Infantry in said regiment, any law or usage to the contrary notwithstanding.

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon

at eleven o'clock.

Mr. Humphrey, from the committee on Incorporations, to whom was referred the petition of Joshua H. Hall and seventeen others, inhabitants of the fifth school district in the town of Rumney, and the petition of J. F. A. Peabody and six others, inhabitants of the seventh school district in the town of Wentworth, praying to be incorporated into a new school district, made a report, Whereupon and no estimation thing add most

Resolved, That the petitioners have leave to withdraw their peresed bilis of the following takes, and the following

Mr. Perrin, from the committee on Roads, Bridges and Canals, to whom was referred the bill entitled "An act to unite certain railroad corporations with the Boston and Maine Railroad, reported the same bill without amendment.

Ordered, That the bill be read a third time to-morrow after-

noon at 3 o'clock.

Mr. Perrin, from the same committee, to whom was referred the petition of the directors of the Great Falls and South Berwick Branch Railroad company, reported a bill entitled "An act to enable the Great Falls and South Berwich Branch Railroad to cross Salmon Falls river, and to connect with any other railroad in the town of Somersworth."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Blake, from the committee on Military Affairs, to whom was referred the petition of the field officers of the second regi-

ment of N. H. militia, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the sum of one hundred dollars is hereby appropriated for the purpose of erecting a Gun House for the use of the Artillery company in the second regiment N. H. militia, and His Excellency the Governor is hereby authorized by warrant on the Treasurer to draw said sum-from the Treasury at such time as he may think proper, and deliver the same to the Adjutant General, who is hereby required to apply the same to the purpose above specified, and render account thereof to the Legislature.

. Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at

11 o'clock.

Mr. Colby, from the committee on Agriculture and Manufactures, to whom was referred the bill entitled "An act more effectually to prevent damage to the property of travellers, teamsters and other persons, by cattle and other creatures permitted to go at large, reported the same bill with an amendment.

On the question, shall said amendment be adopted?

. It was decided in the affirmative. So the amendment was adopted.

Ordered, That the bill be read a third-time to-morrow afternoon

at three o'clock.

Mr. Lang, from the joint committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, and the following resolutions, to wit:

"An act to incorporate the Female Seminary at Haverhill,"
"An act to incorporate the New Boston Fire Insurance com-

pany."
"An act to raise sixty thousand dollars for the use of the

State."

"An act to alter the time of holding the annual meeting of the Congregational Society in Hampton."

"An act in addition to an act to establish the rates at which

polls and rateable estate shall be assessed."

"An act relating to collectors of taxes."

"An act to incorporate the People's Literary institute and Gymnasium."

A resolution relating to the subject matter of the memo-

rial of Alexander Vattemare.

A resolution in favor of William Fiske.

A resolution authorizing the Treasurer to borrow money on the credit and for the use of the State.

Which were severally signed by the Speaker. & Management is

Ordered, That the Clerk inform the Senate thereof.

Mr. Bruce, from the committee on Claims, to whom were referred the accounts of Isaac L. Folsom and others, reported the

following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Isaac L. Folsom be allowed the sum of twelve dollars, that Stephen W. Dearborn be allowed the sum of nineteen dollars and sixty cents, that James Pickering be allowed the sum of ten dollars and seventy cents, that Currier & Hall be allowed the sum of six dollars, and that James Straw be allowed the sum of ten dollars, in full for their several accounts, and that the same be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first time.

Ordered, That it be read a second time to-morrow forencon

at 11 o'clock.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred so much of the message of His Excellency the Governor as relates to the militia, reported a bill entitled "An act in relation to the militia."

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at

Mr. Waldron, from the committee on Banks, to whom was referred the bill entitled "An act in addition to an act approved June 28, A. D. 1821, entitled an act in addition to an act entitled an act to incorporate sundry persons by the name of the Presi-

dent, Directors and Company of the New Hampshire Union Bank, approved June 18, 1802," reported the same bill with an amendment.

On the question, shall said amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted. Ic, suit advistle of the party

On motion of Mr. Treadwell-1814 the proposed land the proposed

Ordered, That the bill lie on the table.

The House proceeded to the order of the day upon bills of the following titles, and the following resolution, to wit:

"An act to incorporate the Concord East Village Fire Insur-

ance Company."

"An act in addition to an act entitled an act for the preservation of highways and bridges, passed July 6, 1839."

"An act providing for the compensation of the officers of the

civil list."

"An act relating to the public money deposited with the several towns in this State."

"An act requiring a bond of the Adjutant General."

A resolution defining the boundary lines of the town of Pitts-burgh.

Which were severally read a second time.

Ordered, That they be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the order of the day upon the resolution in favor of Theodore F. Rowe.

Mr. Wentworth moved said resolution be recommitted to the committee on Military Accounts.

But before the question was taken,

Mr. Wentworth withdrew said motion.

Ordered, That the resolution be read a third time to-mor-

row afternoon at three o'clock.

The House proceeded in the order of the day upon the bill en-

The House proceeded in the order of the day upon the bill entitled "An act in favor of Light Infantry, Rifle and Grenadier companies in this State.

Which was read a second time. beyone as we more of

On motion of Mr. Young of Meredith-

Ordered, That the bill be recommitted to the committee on

Military Affairs.

The House proceeded to the order of the day upon the bill entitled "An act relating to the choice of prudential school committees."

Which was read a second time. Los nA ballians lid and because

On the question, shall the bill be read a third time?

It was decided in the negative. It may a med nonseup and So the bill was rejected. The House proceeded in the order of the day upon the resolution relating to the account of Robert Davis.

Which was read a second time. The one of bottoy of weed I

Mr. Parker of Fitzwilliam moved that the resolution be amended by adding at the close thereof the words following, to wit :-"And in default of payment thereof, the treasurer is directed to collect the same by due process of law."

On the question, shall said amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Ordered, That the resolution be read a third time to-morrow afternoon at three o'clock.

The House resumed the consideration of the unfinished business of yesterday upon the bill entitled "An act to secure the public against the frauds of Banking Institutions."

Mr. Baker of Hillsborough moved that the bill be amended by striking out the sixth, eighth, ninth and tenth sections thereof,

which were as follows, to wit:

"Sec. 6. And be it further enacted, That this act shall apply only to those debts, dues and liabilities which may be created af-

ter the first day of September next."

"SEC. 8. And be it further enacted, That it shall be the duty of the cashiers of the several banks on the first day of September next to furnish the town clerk of the town where any bank may be located the names of the stockholders on said first day of September next, to be recorded as aforesaid."

SEC. 9. And be it further enacted, That if any bank shall after the first day of September next, issue any note of a date prior, it shall be the duty of the cashier to stamp upon the back thereof the date of said issue, and the notes thus issued and stamped, shall be subject to the regulations and liabilities of

original notes of the same date."

"SEC. 10. And be it further enacted, That if any cashier shall neglect to stamp said notes as aforesaid he shall be liable to a penalty of twice the amount of said note, to be recovered in an action of debt by any person who may sue for the same"and by striking out "11" before the last section of said bill and inserting instead thereof "7"—and by adding at the close of said bill a new section as follows:

"SEC. 8. And be it further enacted, That the provisions of this act shall apply only to bank corporations which may be created after the passage of this act."

The question being upon the adoption of said amendment, The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Knight Patten of Candia

Patten of Candia

Webster

Sanborn of Deerfield Rawlins of Deerfield Ladd of Epping

Foss of Greenland

Batchelder of Hampstead

Towle of Hampton

Vennard Pickering

Currier

Batchelder of North Hampton

Hoitt of Northwood

Crawford

George of Plaistow Robinson of Poplin Wiggin of Portsmouth

Laighton Dennett Treadwell

Brown of Raymond

Garland Fifield

Clough of Barrington

Townsend

Jones of Farmington
Allen of Lee

Buzzell of Middleton Locke of New Durham

Perkins

Foss of Strafford Young of Barnstead Rollins of Barnstead

Bordman of Gilford Robinson of Gilford

Leavitt

Eastman

Norris Calley

Morrison of Sanbornton

Parrish Cate

Wedgewood

Towle of Freedom Burleigh of Sandwich

Haley Beacham

Wiggin of Ossipee

Thompson of Wolfborough

Thurston Marden Scribner Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Shute Carter

Hoit of Concord Gutterson Wiggin of Epsom Burley of Franklin

Marsh Ayer Wilson

Knowlton
Clough of Loudon
Gibson of Newbury
George of Salisbury
Page of Sutton

Pattee

Thompson of Warner

Langley

Bailey of Brookline

Goodale Locke of Alexandria Jones of Goffstown Lang Wilcomb Peavey Patten of Hancock Prescott Baker of Hillsborough Sanborn of Campton Pierce of Hillsborough Blodgett of Canaan Farley Page of Benton Cross Rand Bixby of Litchfield Blodgett of Dorchester Boardman of Lyndeborough Merrill Morrison of Manchester Wallace of Franconia Stark Cheney. Bruce Swasey McMillen Ferrin Gibson of Pelham Weeks of Hill Barnes Clark Kingsbury of Temple Savage Woodbury Stevens of Lyman Colby McGrath Whittemore Swett Buzzell of Ellsworth Bill Evans Mack Dearborn Weeks of Richmond Goodwin Copeland -Whidden Whitcomb-Little Silsby Peabody Cotton Pitman Willey Glines Moulton Ballon Prentiss Haines

Emery Cutler Wheeler of Milan Adams of Springfield Green

Glidden Young of Stewartstown

Jones of Washington Day Rogers Cole

Goldthwait

Those who voted in the negative are-Messrs.

Robinson of Brentwood Robinson of Exeter Noyes Odlin

Brown of Chester Sanborn of Hampton Falls

Taylor Blake Porter Thayer

Peavey Patten o

Pierce of Farley

Bixby of Boarding Mortigor Stark Pruce Modfille

Barafs Magaba Woodba

Mack

V-W/Wey

Boyd submaxel A to sales.	Steele
Stickney	Ames awoishoo
Waldron	Kingsbury of Alstead
Thompson of Salem	Hamilton . Appoint le
Brown of Seabrook	Coolidge
Palmer / cases of trabell	Mason of Dublin
Morrison of Windham	Parker of Fitzwilliam
Peirce of Dover	Felt .
Christie passed not to stage and	Wheeler of Keens
Ricker	Davis of Keene
Varney sinconary lo son law	Batchelder of Marlborough
Witham	Osgood
Torr	Converse
Morrill of Somersworth	Rawson
Griffin Hill to azina	Mason of Sullivan
McDuffie	Abbott
Mooney	Baker of Troy
Wight namy L'lo snavet	Terdon
Young of Meredith	
Harmon	Duttoufold
Wentworth	Humphrey
Price	Hamlin
Morrill of Boscawen	Bingham
Robinson of Concord	Grannia
Flanders	
Wallace of Amherst	Hall of Croydon
Bixby of Francestown	Moore
Stevens of Mason	Blaisdell
McGaw	Ladd of Holderness
Putnam	Allen of Lebanon
Sawyer of Nashua	Lathrop
Spalding	Parker of Littleton
Beard	Brackett
Baldwin	Latham
Ainsworth	n manginger 1
OTHER OF SHARPSPIRESSON	

Ayes 150. Noes 79.

So the question was decided in the affirmative,
And the amendment was adopted.

The question being on the third reading of said bill—
Before the question was taken,
On motion of Mr. Dearborn—
The House adjourned.

AFTERNOON.

The House proceeded to the order of the day upon bills of the following titles, to wit:

"An act in addition to the several acts incorporating the East-

ern Railroad in New Hampshire.

"An act providing further remedies against fraudulent debtors."

"An act making further provisions in relation to the trustees of ebtors."

"An act for the punishment of frauds."

"An act to prevent the destruction of fish in Winnepisseogee lake, and the bays of the Winnepisseogee river".

"An act in addition to an act entitled an act relating to the re-

building of Hart Island Bridge, approved July 1, 1837." A street

Which were severally read a third time.

Resolved, That they pass and that their titles be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House resumed the consideration of the unfinished business of the forenoon upon the bill entitled "An act to secure the public against the frauds of banking institutions."

The question being upon the third reading of the bill.

Mr. Baker of Hillsborough offered an amendment to the bill.

And the question being put,

Shall said amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

Mr. Ela moved that the bill be amended by adding at the close of the first section thereof, the words following, to wit: "cash to the amount of their respective shares."

On the question, shall the amendment be adopted? Mr. Baker of Hillsborough called for the ayes and noes.

Those who voted in the affirmative are-Messrs.

Knight Sanborn o

Patten of Candia

Noyes Brown of Chester

Webster

Taylor Porter

Ladd of Epping

Sanborn of Hampton Falls

Blake Thayer Boyd Stickney

Wiggin of Portsmouth

Brown of Rayun

Minks

Dennett

Thompson of Salem

Brown of Seabrook

Palmer Townsend

Buzzell of Middleton Locke of New Durham

Mooney

Paine rosdeb rasiabasit tenisga es Bordman of Gilford and market of Barnes of red and predent tos mar

Leavitt Eastman

Norris

Towle of Freedom I I you have Moore and broad you to make the

Thompson of Wolfborough Blaisdell Starteness and Wolfborough

Hoit of Concord

Gutterson schanged the consuleration of the unfaish and

Wilson

Clough of Loudon Page of Sutton Bixby of Francestown

Pierce of Hillsborough the following titles, to wit:

Stark Griffin I addition to the secret acts incorporating the L'affilia

Gibson of Pelham

Ames a getting ambiguing ton aA.

Kingsbury of Temple

Hamilton most and ent tot tos nA Elas agos saigement ni dan lo mCoolidge's edit ne very or ton nA

Batchelder of Marlboror 10 bus solal

Wedgewooder guitsler too as hel Goldthwait et nouible at toe nA?

Price Present That they are modern their titles be as stores of the

Smith of Bradford Wheeler of Milan

Green

Those who voted in the negative are-Messrs.

Robinson of Brentwood Sanborn of Deerfield Rawlins of Deerfield Robinson of Exeter

Odlin

Foss of Greenland

Batchelder of Hampstead Towle of Hampton

Vennard Pickering

Currier Batchelder of North Hampton

Hoit of Northwood

Crawford

George of Plaistow Robinson of Poplin

Waldron Laighton Treadwell

Brown of Raymond

Garland

Fifield

Morrison of Windham Clough of Barrington Peirce of Dover

Christie

Jones of Farmington

Allen of Lee Ricker Varney and Hada monteaup add ato Torr Perkins

Foss of Strafford

Morrill of Somerswork

McDuffie

Young of Barnstead Rollins of Barnstead Robinson of Gilford

Wight

Young of Meredith

Calley

Morrison of Sanborn

Parish	Spalding signature Spalding
Cate	Reard
Harmon	Baldwin
Wentworth	Ainsworth
Beacham	McMillen
Wiggin of Ossipee	Steele nann of tempole
Thurston	Woodbury notable to egg
Marden	Colby
Scribner	Whittemore Total To Maybolk
Morrill of Boscawen	Swett Swett
Morgan	Kingsbury of Alstead
Sanborn of Canterbury	Mason of Dublin
Bailey of Chichester	Parker of Fitzwilliam
Shute	Bill Bill
Carter	Felt sentences seemebleH to bhe
Robinson of Concord	Wheeler of Keene
Wiggin of Epsom	Dayis of Keene
Burley of Franklin	Mack
Marsh	Osgood
Ayer	Weeks of Richmond
Knowlton	Converse
Gibson of Newbury	Rawson Noes 169.
Flanders	0 1 1
Doe det ent pe en l'el el	Manual C Calling and
Carried of Callabarra	ALL STATE OF THE S
Pattee	Whitemh Whitemh
Thompson of Warner	Baker of Troy
Langley	Baker of Troy
Wallace of Ambaret	It was decided in the neguliter
Chandler	Rutterfield and monasup on 1
Bailey of Brookline	Humphrey 2900 bas 2908 of 1
Goodale	Those who voted in the amilmattre are-
Jones of Goffstown	Bingham
Peavey	19in Cotton
Patten of Hancock	· · · · · · · · · · · · · · · · · · ·
Baker of Hillsborough	
Farley	biolius Willey blorrood to grodes
Bixby of Litchfield	The state of the s
Boardman of Lyndeborough	Carles
	Adams of Springfield
Stevens of Mason	
Putnam	Innes of Washington
Sawyer of Nashua	Borers
	Distriction

Brackett

Latham McGrath

Goodwin

Whidden

Peabody

Pitman

Glines

Ballou Haines

Emery

Low Day

Cole

Johnson

Little

Stevens of Lyman

Buzzell of Ellsworth

Mardet

Locke of Alexandria

Lang Wilcomb

Prescott

Sanborn of Campton Blodgett of Canaan

Page of Benton
Rand
Blodgett of Dorchester
Wallace of Franconia

Cheney
Swasey
Ferrin
Weeks of Hill
Ladd of Holderness
Clark

Allen of Lebanon Lathrop

Savage

Parker of Littleton becomes a solve

Ayes 57. Noes 169.

So the amendment was rejected.

ary of Alstead

ier of Keene

Mr. Bordman of Gilford moved that the bill lie on the table, and be made the special order of day for Tuesday next at 11 o'clock in the forenoon.

And the question being put, It was decided in the negative.

The question recurring, shall the bill be read a third time?

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Knight
Patten of Candia
Webster
Sanborn of Deerfield
Rawlings of Deerfield
Ladd of Epping
Foss of Greenland
Batchelder of Hampstead
Towle of Hampton
Vennard
Pickering

Currier

Batchelder of North Hampton Hoit of Northwood

Brookline

Crawford

George of Plaistow

Robinson of Poplin Laighton

Treadwell
Brown of Raymond

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Those who voted in the negative are-Messrs. To delegate

Those who voted in the neg	walell
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Ayes 136. Noes 98.

So the affirmative of the question prevailed.

Mr. Treadwell moved that the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

And the question being put— The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Carrier Patten of Candia Batchelder of North Hampton Webster Hoitt of Northwood Sanborn of Deerfield Crawford Rawlins of Deerfield George of Plaistow Ladd of Epping Robinson of Poplin love la velical Foss of Greenland Laighton Batchelder of Hampstead Stevens of Goffstown Treadwell Towle of Hampton Brown of Raymond Vennard Weeks of Hill Garland Pickering Palmer

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Clark

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Allen of Lee	Bixby of Litchfield
Buzzell of Middleton	Boardman of Lyndeborough
Locke of New Durham	Morrison of Manchester
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Morgan	Moulton
Smith of Bradford	Goldthwait
Sanborn of Canterbury	Cutler
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Those who voted in the neg	ative are-Messrs.
Robinson of Brentwood	
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Thompson of Salem Brown of Seabrook	Burley of Franklin
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Robinson of Exeter

Morse
Butterfield
Humphrey
Hamlin
Bingham
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Grannis
Breck
Prentiss
Moore
Merrill
Blaisdell
Ladd of Holderness
Allen of Lebanon
Lathrop boowing
Parker of Littleton

Aves 134-Noes 100.

So the motion to suspend the rules did not prevail, less than two thirds of the whole House voting in the affirmative.

Brackett

Wheeler of Milan

Tomas Latham

Ordered, That the bill be read a third time to-morrow afternoon

at three o'clock.

Abbott

Baker of Troy

Mr. Robinson of Concord by leave presented the account of Reuben G. Wyman.

Ordered, That it be referred to the committee on Claims.

On motion of Mr. Mooney-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of repealing or amending that part of the law passed December 23, 1840 whereby sheriffs are allowed to retain all fees for services by them personally made.

On motion of Mr. Farley-

Resolved, That the committee on Banks be instructed to inquire into the expediency of passing a law requiring the cashiers of banks and clerks of railroad corporations to make annual returns in the month of April to the selectmen of the several towns where any stockholder may reside, of the amount of stock he may own on the first day of said April, as appears from the records of said corporation, and report by bill or otherwise.

Mr. Bruce moved that the bill entitled "An act to divide the State into districts for the choice of Senators," be now taken up

and disposed of.

It was decided in the negative. So the House refused to resume the consideration of said bill.

Mr. Griffin moved that the bill entitled "An act to incorporate the Freewill Baptist Book Concern be now taken up and disposed

And the question being put,

It was decided in the negative. So the House refused to resume the consideration of said bill.

On motion of Mr. Emery-

Resolved, That the committee on the Judiciary be instructed to inquire into the constitutionality of unincorporated places notifying and holding meetings in their respective places for the choice of Representatives to the General Court, when said unincorporated places are classed with towns for that purpose.

On motion of Mr. Morrison of Manchester-

The House resumed the consideration of the bill entitled "An act securing to mechanics and laborers a lien on buildings, ships and other vessels.

Mr. Morrison of Manchester, offered an amendment to said

bill.

On motion of Mr. Peirce of Dover-

Ordered, That the bill be referred to the committee on the Judiciary.

Mr. Sawyer of Nashua submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That so much of the resolution approved on the 19th day of June A. D. 1840, providing for the erection of a State arsenal at Lancaster, in the county of Coos, as directs the Commissary General to cause to be deposited in said arsenal certain military arms, stores and ammunition, be and the same is hereby so far rescinded that it shall not be the duty of that officer to cause any other muskets or bayonets, rifles, mounted six pounders, cartridges, bullets, shot, balls or apparatus to be deposited in said arsenal than are already deposited there.

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at

eleven o'clock.

Mr. Ayer moved that the resolution changing the hours to which the House shall from day to day adjourn, be now taken up and disposed of.

Lucke of New Durham

And the question being put,

Mr. Ayer called for the ayes and noes.

Those who voted in the affirmative are -Messrs.

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FRIDAY, JUNE 25, 1841.

Clough of Loudon	Wheeler of Keene
Gibson of Newbury	Davis of Keene
Flanders	.Batchelder of Marlborough
Doe	Mack
George of Salisbury	Osgood
Page of Sutton	Weeks of Richmond
Pattee	Converse
Thompson of Warner	Rawson
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Baker of Hillsborough	Butterfield
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Latham Pitman
McGrath Johnson
Buzzell of Ellsworth Ballou
Evans Emery
Dearborn Wheeler of Milan
Whidden Green

Whidden Peabody

Those who voted in the negative are-Messrs.

Rawlins of Deerfield Breck
Foss of Greenland Moulton

Towle of Hampton Locke of Alexandria

Pickering

Robinson of Poplin Page of Benton

Treadwell Rand

Jones of Farmington Blodgett of Dorchester Adams of Grafton

Wiggin of Ossipee Swasey
Chandler Goodwin

Gibson of Pelham Young of Stewartstown

Grannis

Ayes 189-Noes 26.

So the House resumed the consideration of said resolution.

Mr. Pierce of Dover moved that the resolution be amended by striking out the word "to-morrow" in the first line, and inserting instead thereof the words "Monday next."

Which amendment was accepted by the mover.

On the question, shall the resolution as amended pass?

It was decided in the affirmative. So the resolution passed.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a committee to report what disposition shall be made of the copies of the report of the State Geologist now in the possession of the Secretary of State, and have on their part joined Mr. Nettleton.

The Senate concur with the House of Representatives in the

passage of the following resolutions, to wit;

A resolution in favor of Uriel Dean and another.

A resolution in favor of Josiah Stevens, jr. and another.

The Senate have passed a bill entitled "An act establishing the fees of Sheriffs for returning votes," in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill which came down from the Hon. Senate,

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

Mr. Griffin gave notice that he will to-morrow ask leave to introduce a bill entitled "An act establishing the times and places of holding Courts of Probate in the County of Strafford."

Mr. Young of Meredith gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to establish a new or-

ganization of the Court of Common Pleas."

Mr. Morrison of Manchester gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to constitute

the county of Stark."

Mr. McGrath gave notice that he will to-morrow ask leave to introduce a bill entitled "An act in addition to and in amendment of an act entitled an act in addition to and in amendment of an act entitled an act in relation to the Militia, passed July 3, 1837."

Pursuant to previous notice and by leave, high anarala to off star

Mr. Stark introduced a bill entitled "An act prescribing times and places for holding Courts of Probate in the county of Hillsborough,"

Which was read a first and second time.

On motion of Mr. Baker of Hillsborough-

Ordered, That it be referred to a select committee consisting

of the delegation from the county of Hillsborough.

Agreeably to a resolution of the House, Mr. Odlin submitted a resolution making an appropriation for the Exeter Artillery company,

Which was read a first time. And and a factor to a deliver a A

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills of the following titles, and the following resolutions, to wit:

"An act to raise sixty thousand dollars for the use of the State."
"An act in addition to an act entitled an act to establish the rates

at which Polls and rateable estate shall be assessed in making direct taxes, approved January 4, 1833."

"An act in addition to an act entitled an act to constitute the

counties of Belknap and Carroll."

A resolution in favor of Elijab Carpenter and others.

The Senate have passed a bill with the following title, in which they ask the concurrence of the House—

"An act authorizing the stewards of Churches to hold lands

for certain purposes."

The House proceeded to the consideration of the foregoing bill which came down from the Hon. Senate,

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in their amendment to a resolution fixing upon a day upon which the business of the present session may be brought to a close.

The Senate have rejected the bill entitled "An act to incorporate the Lafayette Artillery."

The Senate concur with the House in the passage of bills of

the following titles—to wit:

"An act in addition to an act approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Company."

"An act for the more speedy settlement of insolvent estates in

certain cases."

"An act to prevent betting or wagering on elections."

The Senate have passed a bill with the following title, in which they ask the concurrence of the House—to wit:

"An act to incorporate the proprietors of the Mount Washing-

ton Bridle Road. "on or only broose a basy of

The House proceeded to the consideration of the foregoing bill which came down from the Hon. Senate,

Which was read a first time.

Ordered. That it be read a second time to-morrow for encount at 11 o'clock.

Pursuant to previous notice and by leave,

Mr. Day introduced a bill entitled "An act changing the time of holding the Court of Common Pleas in Coos County."

JOURNAL OF THE HOUSE

Agreeably to a resolution of the

On motion of Mr. Treadwell-

Which was read a first time: he beautoful years and

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave, a ben drow dold w

Mr. Blaisdell introduced a bill entitled "An act to divide the county of Grafton into two judicial districts,"

Which was read a first and second time.

Mr. Dearborn offered an amendment to the bill.

Mr. Blaisdell offered an amendment to the amendment, which was accepted by the mover.

On the question, shall said amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Pursuant to previous notice and by leave, alams I sale alamonical

Mr. Robinson of Concord introduced a bill entitled "An act to incorporate the Concord Volunteers,"

Which was read a first and second time.

On motion of Mr. Robinson of Concord—Ordered, That it be referred to the committee on Military Af-

Pursuant to previous notice and by leave,

Mr. Bruce introduced a bill entitled "An act in addition to an act entitled an act in relation to the Militia."

Which was read a first time.

On the question, shall the bill be read a second time?

It was decided in the negative.

So the bill was rejected.

Mr. Bordman of Gilford, by leave, presented the account of Seth Eastman.

Also the account of Winthrop Young.

Mr. Bruce, by leave, presented the account of Asa Fowler; Also the account of Harry Hibbard,

Ordered, That said accounts be referred to the committee on Claims.

Agreeably to a resolution of the House, and and I had to say

Mr. Clark introduced a bill entitled "An act relating to the organization of the first artillery company in the thirty-second regiment of New Hampshire Militia."

Which was read a first and second time. a bas again to awoul add

On motion of Mr. Clark a shain selges T has yearlest approach

Ordered, That it be referred to the committee on Military Affairs.

Agreeably to a resolution of the House,

Mr. Swasey introduced a bill entitled "An act to annex school district No. sixteen in Haverhill to school district No. eleven in Bath."

Which were read a first time. has solven and ward of Misusion

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Pursuant to previous notice and by leave-

Mr. Sanborn of Deerfield introduced a bill entitled "An act to provide for the appointment of additional officers of the Portsmouth Artillery company." Which was read a first time. has dis lists and and all

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

Pursuant to previous notice and by leave-

Mr. Young of Meredith introduced a bill entitled "An act to incorporate the Female Charitable Society of Concord."

Which was read a first time.

On the question, shall the bill be read a second time? The ayes and noes were called for, beat and a hard asw dom But before the question was taken, and all to action at Ordered. That it be released On motion

> The House adjourned. L'orsuant to previous police an

Mr. Bruce introduced a bill entitled "Ar act in addition to an

SATURDAY, JUNE 26, 1841.

act entitled an act in relation to the Militia

On motion of Mr. Treadwell-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Ela, from the committee on Towns and Parishes, to whom was referred the petition of Smith E. Buzzell and others, praying to be disannexed from the towns of Lee and Durham, and annexed to the town of Madbury, made a report,

Whereupon—

Resolved, That the petitioners have leave to withdraw their

petition and of northfor ton of

Mr. Ela, from the same committee, to whom was referred the bill entitled "An act to sever certain portions of territory from the town of Sharon and annex the same to the towns of Peterborough, Jaffrey and Temple, made a further report,

Whereupon-

Resolved, That the bill be indefinitely postponed.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the petition of the New Hampshire Liberty Convention in behalf of 2000 legal voters, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

petition.

Mr. Ladd, from the committee on Towns and Parishes, to whom was referred the petition of Benjamin Clendenin and eightyone others, praying for a division of the town of Salem into two distinct towns; also the memorial of Frederick W. Bailey and one hundred and seventy others, remonstrating against the granting of the prayer of said petition reported the following resolution:

Resolved, That the petition be continued to the next session of the Legislature, and that the petitioners notify the said town

of Salem thereof on or by the first day of February next.

On the question, shall the resolution pass? Mr. Porter called for a division of the House.

No quorum appearing to be present,

On motion of Mr. Parker of Fitzwilliam-Ordered, That the report lie on the table.

Mr. Smith of Bradford, from the committee on Elections, to whom were referred the petition of the inhabitants of the town of Peeling, praying for a special act to authorize said town to elect and send a representative to the General Court; the petition of Solomon Jessaman and others, inhabitants of the town of Franconia, praying for the same object; and the petition of Ross C. Haynes and others, praying that Pittsburgh and Clarksville be disannexed from Millsfield, Dixville and Errol and allowed to send a representative by themselves to the General Court, made a report,

Whereupon-

Resolved, That the petitioners have leave to withdraw their

respective petitions.

The House resumed the consideration of the unfinished business of yesterday upon the bill entitled "An act to incorporate the Female Charitable Society of Concord."

The question being upon the second reading of said bill.

Mr. Griffin moved that the bill lie on the table.

And the question being put,

It was decided in the negative.

The question recurring, shall said bill be read a second time,

Burleigh of Sandwich

The ayes and noes were called for.

Those who voted in the affirmative are—Messrs. Robinson of Brentwood Thompson of Wolfborough eni voters, made a Noves Thurston a moune woo. Webster Scribner Taylor Price Price and Jan 1 Porter Morrill of Boscawen Robinson of Exeter Bailey of Chichester Shute Carter 5 to saiver Sanborn of Hampton Falls Blake Robinson of Concord Thaver Hoit of Concord Boyd Burley of Franklin Vennard Knowlton Stickney Clough of Loudon Waldron Flanders Wiggin of Portsmouth Wallace of Amherst Laighton Chandler Brown of Seabrook Jones of Goffstown Palmer Pierce of Hillsborough Bordman of Lyndeborough Stevens of Mason Sawyer of Nashua

Fifield Morrison of Windham Clough of Barrington

Townsend Jones of Farmington

Ricker

Buzzell of Middleton

Varney

Locke of New Durham

Witham , med Jarone J Torr

Foss of Strafford

Griffin werbdier er eveel Mooney Paine

Bordman of Gilford

Norris Calley Parrish Cate Harmon

Wentworth

Burleigh of Sandwich

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Mason of Dublin Parker of Fitzwilliam

Felt Wheeler of Keene

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Mr. Crutha moved that thoogood of the table. Converse Rawson

Wedgewood Mason of Sullivan

Abbot

Baker of Troy

Wallace of Franconia Tudor Morse Blaisdell Butterfield Ladd of Holderness Humphrey Allen of Lebanon Hamlin Lathrop Cotton Parker of Littleton 10 2289 Grannis Blodgett of Dorcheston Brackett Breck Stevens of Lyman Hall of Croydon Latham Moulton Perrin Prentiss Dearborn Goldthwait Ayes 114. Noes 7 nobbidW Cutler Johnson Adams of Springfield to your not Low edit to avisamilla edit of Moore Wheeler of Milan

Those who voted in the negative are—Messrs.

Knight Rawlings of Deerfield Ladd of Epping Foss of Greenland Pickering Currier Batchelder of North Hampton Langley Hoit of Northwood Crawford Robinson of Poplin Treadwell Brown of Raymond Garland Thompson of Salem Allen of Lee Perkins Leavitt Eastman Morrison of Sanbornton Towle of Freedom Beacham Wiggin of Ossipee Marden Morgan Smith of Bradford

Sanborn of Canterbury

Wiggin of Epsom Wilson George of Salisbury Page of Sutton Pattee Thompson of Warner Bailey of Brookline Goodale hose who voted Stevens of Goffstown Baker of Hillsborough Morrison of Manchester Bruce McMillen Gibson of Pelham Barnes Whittemore Sanborn of Hampton Falls Swett Bill Mack Weeks of Richmond Copeland Whitcomb Silsby

Willey

Glidden

Locke of Alexandria	McGrath
Lang sincocara lo solia W	Buzzell of Ellsworth
Wilcomb	THEFT
Prescott RomebloH to black	1 cabout
Sanborn of Campton	Pitman
Blodgett of Canaan	Glines
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Blodgett of Dorchester	Emery
Swasey speingel do enevere	
L'ouris media.	Vouna of Stamputatory

Ferrin Young of Stewartstown Clark

Clark Day Savage

Ayes 114. Noes 75.

So the affirmative of the question prevailed.

Mr. Robinson of Concord moved that the bill be read a second time at the present time by its title.

And the question being put

And the question being put,

It was decided in the affirmative.

The bill was then read a second time.

The question being upon the third read

The question being upon the third reading of said bill, Mr. Treadwell moved that the bill lie on the table.

And the question being put, It was decided in the negative.

Brown of Seabrook

The question recurring, shall the bill be read a third time?

Paine

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood Palmer 'research to appear Fifield Noves Webster Morrison of Windham Taylor Clough of Barrington Porter Townsend Jones of Farmington Robinson of Exeter Ricker Odlin Buzzell of Middleton Sanborn of Hampton Falls Blake Varney Locke of New Durham Thayer Witham Boyd g of Richmond Torr Vennard Foss of Strafford Stickney Griffin Waldron Mooney Wiggin of Portsmouth

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Bordman of Gilford

Young of Meredith

Norris Calley

Parish Cate

Harmon Wedgewood

Wentworth

Burleigh of Sandwich Thompson of Wolfborough Tudor

Thurston Scribner

Price Morrill of Boscawen Bailey of Chichester Shute

Carter

Robinson of Concord Hoit of Concord Burley of Franklin

Knowlton

Clough of Loudon

Flanders Wallace of Amherst

Chandler

Pierce of Hillsborough Boardman of Lyndeborough

Stevens of Mason Sawyer of Nashua

Spalding

Ainsworth Steele

Ames Kingsbury of Temple Kingsbury of Alstead

Hamilton Mason of Dublin

Parker of Fitzwilliam

Felt

Wheeler of Keene

Davis of Keene boowdrow hold bold Batchelder of Marlborough

Osgood Converse

Rawson

Amount of Mason of Sullivan months and Mason of Sullivan

Abbott

Baker of Troy and the do accommod !

Morse Butterfield

Humphrey Hamlin Bingham

> Cotton Grannis Breck

Hall of Croyden

Moulton Prentiss Cutler

Adams of Springfield

Moore Blaisdell

Ladd of Holderness W to not most Allen of Lebanon

Lathrop

Parker of Littleton awaleftoD lo sabrath

Brackett

Stevens of Lyman

Latham Perrin Dearborn Whidden Johnson

Wheeler of Milan

Those who voted in the negative are-Messrs.

Knight

Sanborn of Deerfield Rawlins of Deerfield

Ladd of Epping Foss of Greenland Towle of Hampton

to M.

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ALCOHOLD THE BEAUTIFUL TO THE BEAUTIFUL		E HOUSE.	
Pickering	, JUNE 26, 1841		
Currier		by brothe to near	ha
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Hoit of Northwood	rampton Wh	ittemore - Miles	111
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Laighton		eks of Richmond	
Treadwell	weens Cop	peland	
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Garland	HoddA Sils		
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Allen of Lee	nobul Gol		
Perkins	omold Glid	auti wait	
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Towle of Freedom	Wild Wild	comb	sig
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Wiggin of Ossipee	sings Sanl	born of Campton	
Marden	Blod	gett of Canaan	
Morgan	Page Page	of Benton	
Smith of Bradford	Blod	gett of Dorchester	li
Wiggin of Epsom	wall Wall	lace of Franconia	ros
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George of Salisbury	Ferri	in	159.1
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Baker of Hillsborough	Ballo	u.	les
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Bruce	Low	signs? To apple	
McMillen	usbbid Green	n besteld to grade	200
Gibson of Pelham	aceade Youn	g of Stewartstown	
Barnes	M to refeed Day	a of Dubha	08)

Ayes 109. Noes 85.

So the affirmative of the question prevailed.

Ordered, That the bill be read a third time Monday at three o'clock.

. notgmaH to siwoT

The following message in writing was received from his Excellency the Governor by the Secretary of State, which was read and is as follows: 100 ton as or goinble of ton ak" bolines lid a

To the Hon. Senate is langua editar viragory silding edit of and House of Representatives:

I herewith communicate the memorial of the Directors New York Lyceum and accompanying papers, which I quested to lay before the Legislature. Hede goldsone badw too

Executive Department, } June 26, 1841." Sarand add tad T. banasan two lura

Ordered, That the message of His Excellency with the companying papers be referred to the committee on Educa Mr. Doe, from the committee on Military Affairs, to who

referred the bill entitled "An act to incorporate the Concor unteers," by leave reported the same without amendment.

Ordered, That the bill be read a third time Monday after at 3 o'clock. and one copy to eac

Mr. Patten of Hancock, from the committee on Militar fairs, to whom was referred the resolution respecting the lection of military fines; also the resolution changing the t the annual trainings; also the resolution in regard to authorish towns to receive the State arms, by leave, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon said sul Mr. Robinson of Poplin, from the same committee, to was referred the petition of the field officers of the 31st reg of N. H. militia, praying for an amendment of the militia by leave, made a further report, had selected had I had east

Whereupon at the read a second time at the requirement

- Resolved, That the further consideration of said petition

postponed to the next session of the Legislature.

Mr. Young of Meredith, from the same committee, to was referred the petition of N. O. Page and others, praying new field piece, by leave, reported a bill entitled "An act ir of the Artillery company in the 31st regiment."

Which was read a first time.

Ordered, That the bill be read a second time this forence

eleven o'clock.

Mr. Sanborn of Deerfield, from the same committee, to various was referred the resolution, instructing them to inquire int expediency of enacting a law authorizing companies who ar

quired by law to be armed with a musket or rifle to receive arms from the arsenal at Portsmouth or Lancaster, by leave, reported a bill entitled "An act in addition to an act entitled an act relating to the public property in the arsenal at Portsmouth and Lancaster.'

Which was read a first time.

Ordered, That it be read a second time Monday forenoon at 11

Mr. Cheney, from the joint select committee appointed to report what disposition shall be made of the copies of the report of

the State Geologist, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the Secretary of State shall as soon as may be, cause one copy of the report of Dr. Jackson on the Geological and Minerological survey of the State to be furnished to each person comprising the Executive and Legislative branches of this State, to the Secretary and Treasurer, and to each of the Clerks of the Senate and House of Representatives, and to each Judicial officer, and to each of the Clerks of the Courts, and Registers of Probate, Attorney General, and to each of the societies within this State; and one copy to each State and Territory in the United States; one copy to each town in this State; one copy to the College; one copy to each incorporated Academy, and Literary Institution in this State; one copy to each Historical Society in the United States; one copy to the Amercan Antiquarian Society; one copy to the Library of Congress of the United States; one copy to each incorporated Library in this State, and to deposite ten copies in the N. H. State Library, and also to deliver twenty copies to Dr. Jackson.

Which was read a first time.

On motion-

Resolved, That the rules of the House be so far suspended that the resolution be read a second time at the present time.

The resolution was then read a second time.

On motion-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded to the order of the day upon bills of the

following titles, and the following resolutions, to wit:

"An act to annex a part of school district No. 16 in Haverhill to school district No. 11 in Bath."

"An act changing the time of holding the court of common pleas in Coos county."

"An act in relation to the militia."

"An act to provide for the appointment of additional officers in the Portsmouth Artillery Company."

"An act establishing the fees of sheriffs for returning votes."

"An act in addition to and in amendment of an act, passed December 24th, 1840, entitled an act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

"An act in favor of the Artillery Company in the thirty first

Regiment."

A resolution in favor of Isaac L. Folsom and others.

A resolution authorizing and directing the consolidation of the third and seventh companies of Infantry in the sixteenth regiment.

A resolution appropriating one hundred dollars for the erection of a gun house for the use of the artillery company in the second regiment of N. H. militia.

Which were severally read a second time.

Ordered, That they be read a third time to-morrow afternoon

at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act authorizing the stewards of churches to hold lands for certain purposes."

Which was read a second time.

On motion of Mr. Porter-

Ordered, That it be referred to the committee on the Judicia-

The House proceeded in the order of the day upon the resolution relating to the arms at the State Arsenal at Lancaster.

Which was read a second time.

Mr. Robinson of Gilford moved that the resolution be referred to the committee on Military Affairs.

And the question being put, It was decided in the negative.

Ordered, That the resolution be read a third time Monday

afternoon at three o'clock.

The House proceeded in the order of the day upon the resolution making an appropriation for the Exeter Artillery Company.

Which was read a second time.

On the question, shall the resolution be read a third time?

It was decided in the negative. So the resolution was rejected.

The House proceeded in the order of the day upon the bill en-

titled "An act to incorporate the proprietors of the Mount Washington Bridle Road." Which was read a second time. set of godsles in the aA

On the question, shall the bill be read a third time?

It was decided in the perative It was decided in the negative.

So the bill was rejected.

"An act establishing the fees On motion of Mr. Smith of Bradford

Resolved, That the committee on Roads, Bridges and Canals keep a journal of their proceedings in the investigation of the subject matter of the memorial of Thomas J. Laton, for the use

On motion of Mr. Pattee-

Resolved, That when the House adjourn this forenoon they adjourn to meet on Monday next at three o'clock in the afternoon.

Mr. Treadwell submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the Commissary General be directed to deliver arms from the arsenal at Lancaster to such uniform companies as are by law entitled to receive the same, upon the requisition of the Adjutant General. Provided however, that the number of arms remaining in said arsenal at Lancaster shall not at any time be less than five hundred.

Which was read a first time.

On motion of Mr. Robinson of Gilford-

Ordered, That it be referred to the committee on Military

On motion of Mr. Perrin-

Resolved, That the committee on Roads, Bridges and Canals to whom was referred the memorial of Thomas J. Laton and others, praying for relief against the oppressions of the Concord Railroad Corporation, be authorized to employ a clerk to keep a journal of the proceedings of said committee during the hearing to be had on said memorial.

Mr. Baker of Hillsborough submitted the following resolution: Resolved, That the committee on Roads, Bridges and Canals be instructed to hear any testimony that may tend to establish the charges contained in the memorial of Thomas J. Laton and others, whether that testimony may relate to the injuries sustained by the memorialists or others who may not have signed said me-

Mr. Sawyer of Nashua moved that the resolution lie on the

And the question being put,

The ayes and noes were called for.

Pickel

Craw Robin Wigg

deal

Wiggen of Epsom

Clough of Loudon

Those who voted in the affirmative are—Messrs.

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Robinson of Brentwood	Ainsworth	ing and
Noyes 15ataW lo seso	Ames	19
Taylor	Kingsbury of Te	mple to the rabba
	Kingsbury of Al	stead of walley to
Robinson of Exeter	Hamilton	ford the second
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Sanborn of Hampton Falls	Parker of Fitzwil	
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	D. 4.1 11 0	rlboron
	Osgood	upson of Salem
Brown of Seabrook	Converse	
Morrison of Windham	Rawson	s of Farmington
Clough of Barrington	Mason of Sullivar	95,1 70 1
Townsend	Abbott	ett of Middleton
Ricker	Baker of Troy	861
Varney	Tudor	1
Locke of New Durham	Morse	man of Gillord
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Morrill of Somersworth		
Mooney	Bingham	W
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Morrill of Boscawen	Hall of Croydon	vie of Freedom
Shute Boscawen	Frentiss	heigh of Bandwich
Carter Modguige to an	Blaisdell	chiam x = x
Robinson of Concord	Ladd of Holderness	goin of Ossipee
Hoit of Concord	Allen of Lebanon	trapped of Wolfbor
Flanders Subaccel A to a	Lathrop	
Wallace of Amherst	Parker of Littleton	
Q	Brackett	ibner : s
0- 037 .	Latham	
Spalding and and the state of t	Perrin	the of Bradford
gett of Canasa	Blod	shorn of Canterbur
		Talzadaid Lin vol

Those who voted in the negative are-Messrs.

Knight	Sanborn of Deerfield
Webster	Rawlins of Deerfield

Foss of Greenland Towle of Hampton

Pickering Currier

Batchelder of North Hampton

Hoitt of Northwood

Crawford

Robinson of Poplin Wiggin of Portsmouth

Laighton Treadwell

Brown of Raymond

Garland

Thompson of Salem

Fifield

Jones of Farmington

Allen of Lee

Buzzell of Middleton

Perkins Paine

Bordman of Gilford

Leavitt

Young of Meredith

Norris Calley Parrish Cate

Wedgewood Towle of Freedom Burleigh of Sandwich

Beacham

Wiggin of Ossipee

Thompson of Wolfborough

Thurston Marden Scribner Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester Wiggin of Epsom

Wilson

Knowlton Clough of Loudon

Doe

George of Salisbury Page of Sutton

Pattee

Thompson of Warner

Langley Chandler

Bailey of Brookline

Goodale

Stevens of Goffstown
Jones of Goffstown
Baker of Hillsborough
Pierce of Hillsborough
Boardman of Lyndeborough
Morrison of Manchester

Bruce

Gibson of Pelham

Barnes
Woodbury
Colby
Whittemore
Swett
Bill
Mack

Weeks of Richmond

Copeland
Whitcomb
Silsby
Willey
Moulton
Goldthwait
Cutler

Adams of Springfield

Glidden Rogers

Locke of Alexandria

Wilcomb Prescott

Sanborn of Campton Blodgett of Canaan Page of Benton Blodgett of Dorchester

Blodgett of Dorchester Wallace of Franconia

Cheney Swasey

Ferrin Pitman Clark Glines NOAT, JUNE 28, 18 Savage Johnson Stevens of Lyman Ballou Mc Grath Emery roball . 11/ lo nouom nO Buzzell of Ellsworth and anoth Low to solet out that the booken't Dearborn wheeler of Milan wants and tad

Whidden sot to nothing out bein Green news 304 to Ulmore Alle Little

Young of Stewartstown Peabody palls on tol goivern Alra Day asserted to activing all orly

Ayes 74-Noes 114. To of harvelet and vent and T

So the motion to lay said resolution on the table did not prevail.

Mr. Smith of Bradford moved that the resolution be amended by adding at the close thereof, the words following, to wit: "provided that specifications thereof be first made in writing and furnished the committee."

On the question, shall the amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

And on the question, shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Baker of Hillsborough. by leave, presenthd the affidavit of Ebenezer Harris, relating to the subject matter of the memorial of Thomas J. Laton and others.

Mr. Baker of Hillsborough called for the reading of said affi-

davit-

Which was read.

Ordered, That it be referred to the committee on Roads,

Bridges and Canals.

Mr. Porter gave notice that he will on Monday next ask leave to introduce a bill entitled "An act to incorporate the Derry Mutual Fire Insurance Company."

On motion-

The House adjourned.

become need to enoughly sile every has thought of poon which said subpoens was duly served upon the mentorialists by the Sergeam at Arms of the House, on the twenty-lourdy matent

MONDAY, JUNE 28, 1841.

On motion of Mr. Tudor-

Resolved, That the rules of the House be so far suspended that the reading of the journal of Saturday be dispensed with.

Mr. Morrill of Boscawen presented the petition of Joseph B.

Gerrish.

Also the petition of Sherman Morrill, praying for the alteration of their respective names.

Ordered, That they be referred to the committee on the Al-

teration of Names.

Mr. Hoyt of Northwood, from the committee on Education, to whom was referred the message of His Excellency the Governor enclosing a petition of the New York Historical Society,

reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the New York Historical Society be furnished with a copy of the New Hampshire Laws and proceedings of the Senate and House of Representatives, agreeably to their petitions, and a copy of other public documents to be furnished them by the Secretary of State from time to time when called for.

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at eleven o'clock.

Mr. Peirce, from the committee on Roads, Bridges and Canals, made a report, which was read, and is as follows:

The Standing Committee on Roads, Bridges and Canals, to whom were referred the memorial of Thomas J. Laton and others, praying relief against the injustice and oppression of the Concord Railroad Corporation, and an affidavit of Ebenezer Harris, relating to the subject matter of said memorial, respectfully

REPORT:

That, pursuant to the authority of the House, your committee, on the twenty-second instant, issued a subpoena, directed to the memorialists, commanding them to appear before your committee on Saturday, the twenty-sixth instant, at eight o'clock in the forenoon, to support and prove the allegations of their memorial, which said subpoena was duly served upon the memorialists by the Sergeant at Arms of the House, on the twenty-fourth instant

—that the memorialists appeared before your committee agreeably to requisition, with their counsel, when and where also appeared the Concord Railroad Corporation, with their counsel.

Your committee further report, that the memorialists having. at a subsequent sitting of the committee, in accordance with an order of the committee, and in compliance with a resolution of the House, furnished a specification of the particular charges expected to be proved under the general allegations contained in their memorial, your committee proceeded to hear and record the testimony offered by the memorialists in support of that specification. Two witnesses were examined, whose testimony is given at length in the journals of your committee, herewith submitted for the use of the House. Any remarks upon the character of that testimony seem to be rendered unnecessary by the subsequent course of proceeding on the part of the memorialists, who, at the next sitting of your committee, presented an application for leave to withdraw their memorial, in the form, and under the circumstances, particularly set forth in the journal of our proceedings herewith communicated.

The affidavit of Ebenezer Harris was not particularly consided by your committee, the son of the affiant, who claimed to act by his authority, having requested leave to withdraw the same, on the ground that it was given under a misunderstanding of facts.

For more particular information in relation to their proceedings, the committee would respectfully refer to their journal, and, as the result of those proceedings, they submit the following resolution for the consideration of the House.

H. S. PERRIN, for the Committee.

Resolved, That the memorialists have leave to withdraw their memorial;—that the affiant have leave to withdraw his affidavit, and that the committee be discharged from the further consideration of said memorial and affidavit.

On the question, shall the resolution reported by the committee

It was decided in the affirmative.

So the resolution passed. on allow out of gainsfer top a A

Mr. Bingham, from the same committee, who were instructed to take into consideration the expediency of making further provision for the security of our citizens against the damages to which they are exposed by railroad cars crossing public roads and streets, made a further report,

Whereupon-

Resolved, That the further consideration of the subject be indefinitely postponed.

Mr. Blake, from the committee on Military Affairs, to whom was referred the petition of the officers of the Swanzey Artillery company, praying for two pieces of brass ordnance, reported a bill entitled "An act in favor of the Swanzey Artillery company,"

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

Mr. Bingham, from the committee on Roads, Bridges and Ca-

nals, submitted the following report-

The committee on Roads, Bridges and Canals, to whom was referred the bill entitled "An act relating to Railroads," having considered the same, report the accompanying bill as a substitute therefor.

JAMES H. BINGHAM, for the Committee.

The House proceeded to the consideration of the foregoing bill reported by said committee entitled "An act relating to Railroads," Which was read a first time.

Mr. Treadwell moved that the report of the committee be amended by striking out the words "the accompanying bill as a subtstitue therefor," and inserting instead thereof the words "the same bill without amendment."

The question being upon the adoption of said amendment,

Before the question was taken-

On motion of Mr. Peirce of Dover-

Ordered, That the report and accompanying bill lie on the table. The House proceeded to the order of the day upon bills of the following titles and the following resolutions, to wit:

"An act to annex a part of school district No. sixteen in Ha-

verhill to school district No. eleven in Bath."

"An act establishing the fees of Sheriffs for returning votes."

"An act in addition to and in amendment of an act passed 24th December, 1840, entitled "An act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

"An act relating to the public money deposited with the seve-

ral towns in this State."

"An act requiring a bond of the Adjutant General."

"An act to provide for the appointment of additional officers of the Portsmouth Artillery company."

"An act changing the time of holding the Court of Common

Pleas in Coos County."

"An act to incorporate the Concord Volunteers."

"An act in relation to the militia."

"An act providing for the compensation of the officers of the civil list."

A resolution defining the boundary lines of the town of Pitts-burgh.

A resolution directing the consolidation of the third and seventh

companies of Infantry in the sixteenth regiment.

A resolution appropriating one hundred dollars for the erection of a gun house for the use of the artillery company in the second regiment.

A resolution directing the collecting of the account of the

State against Robert Davis.

A resolution in favor of Isaac L. Folsom and others.

Which were severally read a third time.

Resolved, That they pass and that the titles of the bills be as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

ate therein.

The House proceeded in the order of the day upon the bill entitled "An act to divide the county of Grafton into two Judicial Districts."

Which was read a third time. On motion of Mr. Dearborn—

Ordered, That the bill be put upon its second reading.

Mr. Dearborn offered an amendment to said bill.

And the question being put,

Shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted. On motion of Mr. Blaisdell—

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act to enable the Great Falls and South Berwich Branch Railroad to cross Salmon Falls River and connect with any other Railroad in the town of Somersworth."

Which was read a third time.
On motion of Mr. Treadwell—

Ordered, That the bill be put upon its second reading.

Mr. Treadwell offered an amendment to the bill.

On motion of Mr. Christie-

Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon the bill entitled "An act to incorporate the Female Charitable Society of Concord." solution defining the boundary lin

Which was read a third time.

On the question, shall the bill pass? The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood

Patten of Candia Noves

Taylor

Robinson of Exeter

Sanborn of Hampton Falls

Blake day upon the basala Boyd at own offi noffstill to vi Waldron

Wiggin of Portsmouth Brown of Seabrook

Palmer Fifield

Morrison of Windham Clough of Barrington

Sawyer of Dover Townsend

Peirce of Dover Christie magains hal de od cano Ricker Witham

Foss of Strafford Morrill of Somersworth

McDuffie Mooney

Bordman of Gilford

Tebbetts

Young of Meredith Norris

Parrish Cate

Harmon Wedgewood

Wentworth

Burleigh of Sandwich

Thompson of Wolfborough

vitagint to seingames

Thurston Price

Morrill of Boscawen

Shute Carter

Burley of Franklin

Ayer House proceede Knowlton

Clough of Loudon Hoyt of Northfield Wallace of Amherst Stevens of Mason

McGaw Putnam nerello mod

Sawyer of Nashua

Spalding Beard Baldwin Ainsworth Steelel Ames

Kingsbury of Temple Kingsbury of Alstead

Hamilton

Mason of Dublin Parker of Fitzwilliam

Wheeler of Keene Davis of Keene

Batchelder of Marlborough

Osgood Converse Rawson

Mason of Sullivan

Cutler Abbott Gibson of Pelbam Adams of Springfield Baker of Troy Moore Moore Tudor Blaisdell Morse Ladd of Holderness Butterfield Allen of Lebanon de Maria de la colonia Humphrey Hamlin Lathrop Parker of Littleton Bingham showall to Hank Brackett Cotton Latham Grannis Perrin Breck Hall of Croyden Dearborn Moulton Wheeler of Milanolguidan W to angot Prentiss

Those who voted in the negative are—Messrs.

Towle of Freedom Knight Sections of Campton Haley Sanborn of Deerfield Rawlins of Deerfield Beacham Wiggin of Ossipee
Marden oung of Stewart Ladd of Epping Foss of Greenland Scribner Wallson of Francosia Towle of Hampton Pickering 2019 Word and mem or Morgandt beyont Hebers H. All Currier of ob dieg and codesup Smith of Bradford and as son arew Batchelder of North Hampton Bailey of Chichester Hoyt of Northwood Gutterson Gutterson Crawford 1950 H 28W Hahalald Wiggin of Epsomed 1991 W 28W Robinson of Poplin senoth and a Marshaubney saw nothern ratio Dennett The Speaker decided chosliW motion was in order. notion by Gibson of Newbury rouseup ad 1 Treadwell Brown of Raymond -Page of Sutton habitoeb saw il Garland conscions cout any norte Chandlerino ont noque stoy of I Allen of Lee Bailey of Brookline Buzzell of Middleton Goodale and work Locke of New Durham Stevens of Goffstown Perkins Jones of Goffstown , Ild and od Young of Barnstead and to The Pattern of Hancock Rollins of Barnstead and the Trailing Baker of Hillsborough Paine Farley Leavitt Which was read a first tissor? Ela Bixby of Litchfield Curry Morrison of Manchester

Morrison of Sanbornton homogy McMillen heber agw find and of

It was decided in the affi Arata

Calley

rth

Morrison of Scoboraten

Gibson of Pelham		nella	Cheney
Barnes	of Springhel	dams	Swasey

ardi ii oo	
Woodbury	Smith of Haverhill
Colby	Weeks of Hill

AA HIIIGOIDD	THE RESERVE AND ADDRESS OF THE PARTY OF	Modian	
Silehe		Buzzell of Ellsw	0

Willey	Whidden
Goldthwaite	Little
Glidden	Peabody
Jones of Washington	island Pitman
Rogers	Glines
Locke of Alexandria	Emerton

Mocke of Thiosaliona	23
Wilcomb 2222014-035	Ballou
Prescott	Emery
Sanborn of Campton	Low
Blodgett of Canaan	Green

Blodgett	of Dorchester	Day
Wallace	of Franconia	Cole

Mr. Blaisdell moved that those members now present, who were not in the House when the question was put, do now have leave to vote, upon said question being again stated.

Mr. Baker of Hillsborough raised a question of order, which was, whether the motion of Mr. Blaisdell was in order while another question was pending before the House.

The Speaker decided that said motion was in order.

The question being put upon said motion.

It was decided in the negative.

The vote upon the original question was then announced as follows:

Ayes 99. Noes 101.

So the bill was rejected.

The House proceeded in the order of the day upon the bill entitled "An act in favor of the Artillery company in the thirty-first regiment."

Which was read a first time.

Mr. Glidden moved that said bill be indefinitely postponed.

And the question being put, It was decided in the affirmative.

So the bill was indefinitele postponed.

The House proceeded in the order of the day upon the resolution relating to the arms in the State arsenal at Lancaster.

Which was read a third time.

On motion of Mr. Sawyer of Nashua-no to lime Manh

Ordered, That said resolution be referred to the committee on

Military Affairs.

The House proceeded in the order of the day upon the bill entitled "An act to incorporate the Concord East Village Fire Engine Company."

Which was read a third time. and this out tad? beyond

On motion of Mr. Parker of Fitzwilliam-

Ordered, That the bill be put upon its second reading.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That it be referred to the committee on Military Affairs.

The House proceeded in the order of the day upon the bill entitled "An act in addition to an act entitled an act for the preservation of highways and bridges, passed July 6, 1839."

Which was read a third time.

On motion of Mr. Morrill of Somersworth—

Ordered, That the bill be put upon its second reading.

Mr. Bingham offered an amendment to the bill.

And the question being put, Shall said amendment be adopted?

It was decided in the affirmative. and saudes of the nA2 being

So the amendment was adopted.

Mr. Morrill of Somersworth offered a further amendment to the bill. The question being upon the passage of s

And the question being put, make the notice of the probability and the probability of the

Shall said amendment be adopted?

It was decided in the negative. and H and T

So the amendment was rejected.

Mr. Swasey offered a further amendment to the bill.

And the question being put—

Shall said amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Mr. Foss of Greenland moved that the bill be recommitted to the committee on Roads, Bridges and Canals.

And the question being put, led to lambe of the gains and It was decided in the negative. and because of and and

Mr. Gibson of Newbury offered a further amendment to the Ordered, That said accounts be referred to the committeellid

And the question being put, Mr. Batchelder of Hampstead presented the petition of M. Shall said amendment be adopted? It bebeeoorg senoH ad I-It was decided in the affirmative: It is acres out of guider not

So the amendment was adopted. I brid a busy saw doirl'W Mr. Morrill of Somersworth moved that the bill be indefinitely postponed. edi of barreler od noticlosor bigs and

And the question being put,

The ayes and noes were called for. bebosoon senoll od I

But before the question was taken, stoq comi et los nA? belin

On motion of Mr. Smith of Bradford-

Ordered, That the bill lie on the table. It a been saw doid W

The House proceeded in the order of the day upon the bill entitled "An act more effectually to prevent damage to the property of travellers, teamsters and other persons by cattle and other creatures permitted to go at large."

Which was read a third time.

On the question, shall the bill pass? bebesoon eauth ent

It was decided in the negative. Is at nothible of the and boths

So the bill was rejected. Deep enabled him examinate notice

Ordered, That the Clerk inform the Senate thereof.

Mr. Parker of Fitzwilliam gave notice that he shall move to reconsider the vote denying a third reading to the bill entitled "An act to incorporate the Proprietors of Mount Washington Bridle Road," he having voted in the negative upon said question.

The House proceeded in the order of the day upon the bill entitled "An act to secure the public against the frauds of banking

institutions."

Which was read a third time. The was suggested to strong at

The question being upon the passage of said bill.

Before the question was taken, and sold not sup sub bak

On motion of Mr. Parker of Firzwilliam-The House adjourned. at ballion sew il

TUESDAY, JUNE 29, 1841. io the amendment was adopted

And the question being put-

gind Companya?

On motion of Mr. Tudor-

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Swasey offered a further amendinant to the bill.

Mr. Porter presented the account of John H. Thompson. Mr. Willey presented the account of Eliphalet Wiggin.

Ordered, That said accounts be referred to the committee on Claims.

Mr. Batchelder of Hampstead presented the petition of Moses

Page, Colonel of the 7th regiment, praying for the removal of an That it is inexpedient at this time to amend rofflo

Ordered, That said petition be referred to the committee on

Military Affairs.

Mr. Waldron, from the committee on Banks, to whom was referred the petition of Isaac C. Flanders and others, praying for the incorporation of a savings bank at Manchester, made a report,

Whereupon-

Resolved,. That the petitioners have leave to bring in a bill.

Mr. Robinson of Brentwood, from the committee on Military Accounts, to whom was referred the account of John F. Holt,

reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That John F. Holt be allowed the sum of sixty-three dollars sixty-nine cents in full of his account for erecting a Gun House for the 22d regiment, and that he be authorized to transfer and convey the old Gun House on receiving the sum for which the same was appraised, and deduct the amount from said sixty-three dollars sixty-nine cents, and that the balance be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first time. The stand of the T

Ordered, That the resolution be read a second time this forenoon at 11 o'clock. on oil moil noteenous M.

Mr. Hall, from the committee on the Judiciary, to whom was referred the message of His Excellency the Governor enclosing the resolutions of the States of Maine, Massachusetts, Delaware, Kentucky and Indiana, made a report, membrane as die trom

Whereupon-

Resolved, That the committee be discharged from the further

consideration of the subject. Symmilia and an habitach any

Mr. Laighton, from the same committee, to whom was referred the message of His Excellency the Governor, enclosing certain resolutions of the State of Alabama in relation to an exchange of the reports of of the Supreme Judicial Courts, made a further report, Whereupon—

Resolved, That the committee be discharged from the further

consideration of the subject.

Mr. Parker of Fitzwilliam, from the same committee, who were instructed to inquire into the expediency of repealing or amending that part of the act passed December 23, 1840, which allows sheriffs to retain all fees for services by them personally made, made a report,

Page, Colonel of the 7th regiment, praying for innoquered was

Resolved, That it is inexpedient at this time to amend or re-

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills of the following titles, to wit:

"An act changing the place of holding one of the terms of the

Court of Common Pleas in the county of Strafford."

"An act in addition to an act entitled an act to constitute the

counties of Belknap and Carroll,"

"An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire."

Mr. Hoit of Northfield, from the committee on Education, to whom was referred the petition of the association of school teachers of Cheshire county, praying for the passage of a law authorizing school districts to unite their funds in certain cases, reported a bill entitled "An act concerning the union of school districts."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Morrison of Manchester, from the committee on the Judiciary, to whom was referred the bill entitled "An act securing to mechanics and laborers a lien on buildings, ships and other vessels, with an amendment thereto, reported the same bill and amendment with an amendment to the amendment.

On the question, shall the amendment to the amendment be

adopted?

It was decided in the affirmative. Assidue and to nonerablemos

So the amendment to the amendment was adopted.

On the question, shall the amendment as amended be adopted?

It was decided in the affirmative.

So the amendment was adopted? and on lo anoger out lo

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Swasey, from the same committee, to whom were referred sundry resolutions of the Legislatures of the States of New York, Massachusetts, Pennsylvania, Delaware and Indiana, relative to the proceeds of the sales of the public lands, made a further report,

Whereupon-

Resolved, That the committee be discharged from the further

consideration of the subject.

Mr. Lang, from the joint committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, and the following resolutions, to wit:

"An act in addition to an act entitled an act to constitute the counties of Belknap and Carroll."

"An act in addition to an act entitled an act to constitute the

counties of Belknap and Carroll."

"An act for the more speedy settlement of insolvent estates in

certain cases."

"An act in addition to an act approved July 1, 1832, and entitled an act to establish a corporation by the name of the Amoskeag Manufacturing Company."

"An act to incorporate Engine Co. No. 1 in Antrim."

"An act changing the place of holding one of the terms of the Court of Common Pleas in the county of Strafford."

"An act to prevent betting and wagering on elections."

A resolution in favor of Elijah Carpenter and others.

A resolution appropriating seventeen hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford, and eight hundred dollars for the education of indigent blind and partially blind persons at the institution for the blind at Boston.

A resolution appropriating five hundred dollars for the contingent expenses of this State.

A resolution in favor of Urial Dean and another.

"An act in addition to the several acts incorporating the Eastern Railroad in New Hampshire.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution prescribing the mode of distributing Dr. Jackson's Report on the Geological and Minerological survey of the State—with an amendment in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution with the amendment which came down from the Hon. Senate.

On the question, will the House concur with the Hon. Senate in the adoption of the foregoing amendment?

It was decided in the affirmative.

So the House concurred in the adoption of said amendment.

Ordered, That the Clerk inform the Senate thereof.

The House resumed the consideration of the unfinished business of yesterday upon the bill entitled "An act to secure the public against the frauds of Banking institutions,"

The question being upon the passage of said bill,

Mr. Baker of Hillsborough ealled for the ayes and noes.

Mr. Pitman moved that the House do now adjourn.

And the question being put, " Horns of bus gamiles to estimate It was decided in the negative. heads grown and tol ton ak-

The question recurring—

Shall the bill pass?

And the ayes and noes having been called for, Those who voted in the affirmative are-Messrs.

Knight aman odt to sas zaibfod Patten of Candia

Sanborn of Deerfield Rawlins of Deerfield Ladd of Epping Foss of Greenland

Batchelder of Hampstead Towle of Hampton

Pickering to ansligh berband Currier

Batchelder of North-Hampton

Hoitt of Northwood

Crawford

George of Plaistow Robinson of Poplin

Laighton Treadwell sandli sandny mono

Brown of Raymond

Garland as Issigolos od no i Fifield nidw on taembneaus os die

Jones of Farmington

Allen of Lee

Buzzell of Middleton Usia bisson a Wilson balance ago I ad I Perkins I most awob eman dold Knowlton ime ent driv nottness

Young of Barnstead Paine and sar day arong set Hoit of Northfield leaun salt at

Robinson of Gilford and demonstrate Doe good off to not qube sale at

Leavitt

An act to incorporate ! Tebbetts Curry of common Pleas to true Calley

Morrison of Sanbornton Cate 10 10 tst nr northloser A

Towle of Freedom Burleigh of Sandwich Haley and Hardord, and rallya

Beacham Bit and bas build monibar

Wiggin of Ossipee Holeo & the bailed

Thompson of Wolfborough Thurston and lo esegogze man

Marden lo love) at noimbosey A Scribner of wombbs of the nA Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Shute

Hoit of Concord

Gutterson adi lo verrue lesigolo

Wiggin of Epsom

Marsh

Gibson of Newbury

George of Salisbury

Lang Page of Sutton Wilcomb Pattee Prescott Thompson of Warner Sanborn of Campton Langley Blodgett of Canaan Canada Control Davis of Antrim Page of Benton Chandler Rand Bailey of Brookline Blodgett of Dorchester Goodale Merrill Stevens of Goffstown Wallace of Franconia Jones of Goffstown Wiggin of Postsmouth Cheney Peavey Swasey Patten of Hancock Smith of Haverhill and see to myord Baker of Hillsborough Ferrin Pierce of Hillsborough Weeks of Hill madbay V to most work Farley Clark Cross Bixby of Litchfield middel to neer la Savage Boardman of Lyndeborough Stevens of Lyman Perrin Morrison of Manchester McGrath Stark Buzzell of Ellsworth Bruce Evans McMillen Dearborn Gibson of Pelham Goodwin Barnes asvilla? to see M. Little Woodbury Whidden Colby Peabody Swett Pitman Mack Glines Weeks of Richmond Johnson Johnson Copeland Tendquia H Emerton Whitcomb Ballou Silsby Haines Willey Emery Moulton Low Goldthwait Wheeler of Milan Adams of Springfield Green Glidden Young of Stewartstown Jones of Washington

Those who voted in the negative are-Messrs.

Cole

Wallace of Amberst

Robinson of Brentwood Brown of Chester

Noyes Taylor

Rogers

Locke of Alexandria

Brookline

Porter

Robinson of Exeter

Stevens of Mason

Robinson of Exeter Stevens of Mason Odlin McGaw

Sanborn of Hampton Falls Putnam

Blake Sawyer of Nashua

Thayer Spalding
Boyd Beard
Stickney Baldwin

Waldron Ainsworth
Wiggin of Portsmouth SteeleDennett Ames

Brown of Seabrook Kingsbury of Temple
Palmer Kingsbury of Alstead

Morrison of Windham H. H. Hamilton
Clough of Barrington
Sawyer of Dover
Mason of Dublin

Peirce of Dover Parker of Fitzwilliam

Townsend Felt

Townsend Felt
Christie Wheeler of Keene

Ricker Howard to Harring Batchelder of Marlborough

Varney Osgood
Witham Converse
Foss of Strafford Rawson

Foss of Strafford

Morrill of Somersworth

Mason of Sullivan

Griffin Abbott
McDuffie Baker of Troy
Tudor

Bordman of Gilford Morse
Wight Butterfield
Young of Meredith Humphrey
Fla

Ela Hamlin
Norris Bingham
Parrish Cotton
Harmon Grannis
Wedgewood Breck

Wentworth Hall of Croydon

Hall of Tamworth Prentiss
Price Cutler
Morrill of Boscawen Moore

Carter Adams of Grafton Robinson of Concord Blaisdell

Burley of Franklin

Aver

Ladd of Holderness

Allen of Lebanon

Flanders Lathrop
Wallace of Amherst Parker of Littleton

Latham Hoose a rol rebro m won Brackett washind second as all dills

ing at eleven o'clock this forencon, be in order f Ayes 138-Noes 99.

So the bill passed. To rebro ad or bebeening small ad T

Resolved, That its title oe as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

Mr. Glidden gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to incorporate the Sullivan Coun-

On motion of Mr. Gibson of Newbury The House adjourned.

AFTERNOON. We of believed agest 1

The House proceeded in the order of the day upon the bill

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a bill entitled "An act in addition to an act entitled an act relating to the rebuilding of Hart Island Bridge, approved July 1, 1837." and out at the state of t

Pursuant to previous notice, lossed based shipsed has Aid

Mr. Parker of Fitzwilliam moved that the House reconsider the vote denying a third reading to the bill entitled "An act to incorporate the proprietors of the Mount Washington Bridle Road."

On motion of Mr. Smith of Bradford

Ordered, That said motion lie on the table. The House proceeded to the order of the day upon the reso-

lution in favor of Theodore F. Rowe. and ni vinegoing silding sile Which was read a third time. The backs a base as we don't

On the question, shall the resolution pass?

It was decided in the negative. Take as w noise up our evoled So the resolution was rejected.

The House proceeded in the order of the day upon the bill entitled "An act to unite certain railroad corporations with the Boston and Maine Road." angliosim sensito has estar estate

Which was read a third time: Ib loods assildages has abord a

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Smith of Bradford-

Resolved, That the rules of the House be so far suspended that

all bills and resolutions which are now in order for a second reading at eleven o'clock this forenoon, be in order for a second read-

ing at the present time.

The House proceeded to the order of the day upon the resolution directing copies of the laws and of the journals of the Senate and House of Representatives of this State, and other public documents to be furnished to the New-York Historical Society.

Which was read a second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act concerning the union of school districts."

Which was read a second time.

On the question, shall the bill be read a third time?

It was decided in the negative.

So the bill was rejected.

The House proceeded in the order of the day upon the bill entitled "An act in favor of the Swanzey Artillery Company."

Which was read a second time.

Mr. Smith of Bradford moved that the bill be amended by striking out the word "six" in the fourth line of the first section, and inserting instead thereof the word "four," also by striking out the word "six" in the first line of the second section of said bill, and inserting instead thereof the word "four."

The question being upon the adoption of said amendment.

Before the question was taken, miner built a galvaeb stove of

On motion of Mr. Smith of Bradford—
Ordered, That the bill lie on the table.

The House proceeded in the order of the day upon the bill entitled "An act in addition to an act entitled an act relating to the public property in the Arsenal at Portsmouth and Lancaster."

Which was read a second time.

Mr. Day offered an amendment to the bill.

Before the question was taken, who was a state of the control of Mr. Swazey—

Ordered, That the bill lie on the table.

Mr. Hoit of Northfield by leave presented the petition of James Drake and others, inhabitants of school district No. 6 in Epsom and republican school district in Pittsfield, praying for the annexation of the former to the latter district for the purpose of schooling.

Ordered, That said petition be referred to the committee on

Education.

On motion of Mr. Parker of Fitzwilliam-

The House reconsidered the vote rejecting the resolution in favor of Theodore F. Rowe. On motion of Mr. Baker of Hillsborough

Ordered, That the resolution be put upon its second reading.

On motion of Mr. Baker of Hillsborough—

Ordered, That the resolution be referred to a select committee consisting of one from each county.

On motion of Mr. Calley-

Resolved, That the committee on the Judiciary be instructed to inquire into the expediency of amending an act entitled "an act relating to the organization of the courts of justice," and report by bill or otherwise.

Agreeably to previous notice and by leave,

Mr. Smith of Bradford introduced a bill entitled "An act to incorporate the New Hampshire Farmer's Mutual Fire Insurance Co."

Which was read a first and second time.

Mr. Treadwell moved that the bill be amended by striking out the seventeenth section thereof.

Burleigh of Sandwich

Patten of Candi

Mr. Ayer moved that the bill be indefinitely postponed.

And the question being put, It was decided in the negative.

On motion of Mr. Smith of Bradford—

Ordered, That the bill be referred to the committee on Incorporations.

On motion of Mr. Sawyer of Nashua-

The House resumed the consideration of the bill entitled "An act relating to Railroads and repealing certain acts and parts of acts relating thereto."

The question being upon the third reading of said bill.

Mr. Sawyer of Nashua offered an amendment to the bill.

Which was adopted.

Mr. Scribner moved that the bill lie on the table.

But before the question was taken, nould to enever Mr. Scribner withdrew said motion.

The question recurring shall the bill be read a third time? Mr. Baker of Hillsborough called for the ayes and noes.

Those who voted in the affirmative are—Messrs.

Sanborn of Hampton Falls Robinson of Brentwood Blake Noves Brown of Chester Thayer

Taylor Boyd Porter see M - or ovin Stickney i belov on w sent T

eguilwan Waldron Robinson of Exeter Brown of Seabrook Odlin

Morrison of Windham
Clough of Barrington
Sawyer of Dover
Peirce of Dover
Townsend
Christie

Christie
Ricker
Varney
Witham
Torr
Perkins

Foss of Strafford Morrill of Somersworth

Griffin McDuffie Mooney

Bordman of Gilford

Harmon Wentworth

Burleigh of Sandwich

Price

Morrill of Boscawen

Shute Carter

Robinson of Concord Hoit of Concord Burley of Franklin

Ayer and the to ambase build

Wallace of Amherst Bixby of Francestown

Stevens of Mason

McGaw Putnam | bridge been ed li

Sawyer of Nashua

Spalding
Beard
Baldwin
Ainsworth
Steele

Ames ablances such end Barnes To to to

Kingsbury of Temple Kingsbury of Alstead

Hamilton Cooledge

Mason of Dublin Parker of Fitzwilliam

Felt

Wheeler of Keene Davis of Keene

Batchelder of Marlborough

Osgood Converse Rawson

Mason of Sullivan

Abbot

Baker of Troy

Tudor
Morse
Butterfield
Humphrey
Hamlin
Bingham
Cotton
Grannis

Breek Hall of Croydon

Prentiss Moore

Moore Adams of Grafton

Blaisdell

Ladd of Holderness
Allen of Lebanon

Lathrop Will To rest of M

Parker of Littleton

Brackett
Latham
Dearborn

Those who voted in the negative are—Messrs.

Patten of Candia Sanborn of Deerfield Rawlings of Deerfield Ladd of Epping Foss of Greenland Batchelder of Hampstead Towle of Hampton Pickering Currier Batchelder of North Hampton Hoit of Northwood Crawford George of Plaistow Robinson of Poplin Wiggin of Portsmouth Laighton Dennett Emerion Treadwell Brown of Raymond Garland Palmer Fifield Allen of Lee still lo releadW Green **Buzzell of Middleton** Locke of New Durham Day Young of Barnstead Rollins of Barnstead Leavitt Wight Tebbets Ela Norris of Ossinger, Institution Curry d. Rutterfield. Cutler. Calley Morrison of Sanbornton Wedgewood Towle of Freedom Hall of Tamworth Beacham Wiggin of Ossipee Thompson of Wolfborough Marden of the hill ent no market Scribner grant Howard dwo? Morgan Smith of Bradford Sanborn of Canterbury

Bailey of Chichester was blod Gutterson Wiggin of Epsom Marsh Wilson Knowlton Clough of Loudon A lo eloo I Gibson of Newbury Hoyt of Northfield Doe George of Salisbury o moduse Page of Suttons To hephold Pattee Thompson of Warner Langley standard lo merbola Davis of Antrim Chandler sincons 1 lo sos &W Bailey of Brookline Goodale Stevens of Goffstown Jones of Goffstown Peavey Patten of Hancock Baker of Hillsborough Pierce of Hillsborough Farley So the bill was dealed Cross Bixby of Litchfield and Bordman of Lyndeborough Morrison of Manchester Stark whom was, referred the re-Bruce Mr. Adams of Spri McMillen Gibson of Pelham Woodbury lo noemel .1M Colby subornii ot avael ses wor Mack T M lo noisom aO Weeks of Richmond Copeland or the Cre basic ot to Whitcomb Silsby mod lo aviot edt ni beor Mr. Treadwell offer nother

Bailey of Chichestetiawhlblod	Foss of Greenland spays
Cutter	Stevens of Lyman abledated
Adams of Springfield	Perrin nonparent Towle of Hampton
Clidden	MaCroth
T C W. Lines	McGrath Buzzell of Ellsworth
Jones of washington now w	Buzzell of Elisworth
Rogers	Batchelder of North Haranava
Locke of Alexandria to depution	Goodwin boowdno N Jo Jio H
Cibson of Newbury gnal	Whidden brown
Hoyt, of Northfield dmosliW	Coorge of Plaistow working
Prescott	Whidden breitward Little worker of Plaiston Peabody nilgof no nosmoon
Sanborn of Campton lo socioni	Pitman dimension to sippiW
Blodgett of Canaan 12 lo 9284	Glines noticeis.I.
Page of Benton esting	Glines Johnson Dennett Teadwell Teadwell Teadwell
Thompson of Warner bank	Emerton HawbearT
Diadmost of Doughoston	Rollon
Davis of Antrin IliraM	Haines bashad to award Haines bashad Low blond T
Wallace of Franconia relbando	Emery
Cheney onil loos to volus	Low
Swasey	Wheeler of Milan I to noll A
Smith of Haverhill to snever &	Green matallahild to Harris
Ferrin awatshop lo senol	Young of Stewartstown
Wooks of Hill	Dow
Patien of Hancock dark	Rollins of Bainstead aloo
Baker of Hillsborough	Leavitt
I CO NT YOU	The state of the s

Ayes 93. Noes 136.

So the bill was denied a third reading.

The Speaker announced the appointment of Messrs. Peirce of Dover, Dennet, Rollins of Barnstead, Wiggin of Ossipee, Burley of Franklin, Bixby of Litchfield, Butterfield, Cutler, Cheney and Greene, as the select committee of one from each county, to whom was referred the resolution in favor of Theodore F. Rowe.

Wight Tebbets

Mr. Adams of Springfield gave notice that he will to-morrow ask leave to introduce a bill to alter the time of calling out the militia for inspection.

Mr. Morrison of Manchester gave notice that he will to-morrow ask leave to introduce a bill giving further powers to justices of the peace. On motion of Mr. Treadwell-

The House resumed the consideration of the bill entitled "An act to enable the Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other railroad in the town of Somersworth."

Mr. Treadwell offered an amendment to the bill.

And on the question, shall said amendment be adopted? It was decided in the affirmative of below the one of we waste

So the amendment was adopted. an thou sould be source or and

Mr. Christie moved that the further consideration of the bill be postponed to the next session of the Legislature, and that notice of the pendency thereof be given by publishing a copy of said bill and this order in one of the newspapers published in Dover three weeks successively, the last publication to be at least three weeks prior to said session. 12000 oils lo dougameze as no sell

The question being upon said motion, and on tall horaigo to eas Before the question was taken, and be below the case and of the Ceneral Court, unless such motion of Mr. Laighton—does such unless such cases.

tled to town privileges bearing a south after a latine; but when a law is passed classing such unincorporated place with towns and authorizing the district thus formed to hold meetings and vote for

a representative, the committee believe such acts are constitu-

WEDNESDAY, JUNE 30, 1841.

Which report was accepted.

On motion of Mr. Tudor-o estimate continuo adam and and and

Resolved, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Currier presented the petition of Hannah J. H. Ed y, praying for the alteration of her name. and linds noticeup add at

Ordered, That it be referred to the committee on the Alteration of Names. So the amendment was adopted,

Mr. Ferrin presented the account of William Fisk.

Ordered, That it be referred to the committee on Claims and is Mr. Bruce, from the committee on Claims, to whom were referred the accounts of Reuben G. Wyman and others, reported

the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Reuben G. Wyman be allowed the sum of twenty-four dollars; John L. Martin be allowed the sum of two dollars; Seth Eastman be allowed the sum of one hundred and eight dollars and thirty-five cents; Winthrop Young be allowed the sum of five dollars and fifty cents; John H. Thompson be allowed the sum of eight dollars and ten cents; and Eliphalet Wiggin be allowed the sum of three dollars and thirty of cents, in full of their several accounts, the same to be paid out of any money in the Treasury not otherwise appropriated. an education

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock. So the resolution was rejected. Mr. Parker of Fitzwilliam, from the committee on the Judiciary, who were instructed to inquire into the constitutionality of unincorporated places notifying and holding meetings in their respective places for the choice of Representatives to the General Court when they are classed with towns for that purpose,

tice of the pendency thereof be eiven by publishing a copy of said bill and this order is one of CATROPAR's published in Dover

That on an examination of the constitution of this State, they are of opinion that no unincorporated place, when classed with towns, bas a right to hold meetings and vote for a Representative to the General Court, unless such unincorporated place "is entitled to town privileges" by some act of the Legislature; but when a law is passed classing such unincorporated place with towns and authorizing the district thus formed to hold meetings and vote for a representative, the committee believe such acts are constitutional, and do give such "town privileges" as the constitution contemplates.

Which report was accepted.

Mr. Blake, from the committee on Military Affairs, to whom was referred the bill entitled "An act to incorporate the Concord East Village Fire Engine Company," reported the same with an amendment.

On the question, shall the amendment be adopted? It sold salves of

It was decided in the affirmative. herreler ed it that T , beach O

So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Waldron, from the committee on Banks, to whom was referred the petition of the directors of the Concord Bank, made a report,

Resolved by the Senate and House of Representation noquerent.

Resolved, That the further consideration of said petition be

indefinitely postponed. miral AI and Creisliob and remove to mue

Mr. Waldron, from the same committee, to whom was referred the bill entitled "An act to limit the liability of Bank directors and to prohibit officers of Banks from receiving compensation for services in certain cases," reported the following resolution—

Resolved, That the further consideration thereof be postponed to the next session of the Legislature.

On the question, shall the resolution pass?

It was decided in the negative, and a hard of the T. Associated So the resolution was rejected.

On motion of Mr. Swazey of lose and flade goodsoup ed go

Ordered, That the bill be re-committed to the same committee, with instructions to fill the blanks in said bill, and report the same to the House.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom were referred the returns of the Adjutant and Quarter-Master General, reported a bill entitled "An act making appropriations for the Militia of this State for the year 1841."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Patten, from the same committee, to whom was re-committed the bill entitled "An act in favor of Light Infantry and other companies in this State," reported the same bill in a new draft.

Which was read a first time. and M sale to avad and has saled see

Ordered, That it be read a second time this forenoon at eleven o'clock.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the petition of James Drake and others, inhabitants of School District No. 6 in the town of Epsom, and Republican School District in Pittsfield, praying for the annexation of the former to the latter district, reported a bill entitled "An act to unite School District No. 6 in Epsom with Republican School District in Pittsfield."

Which was read a first time. The land the land and the land the la

Ordered, That it be read a second time this forenoon at 11 o'clock.

Mr. Haley, from the committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the New-Hampshire Farmers' Mutual Fire Insurance Company," reported the same bill with two several amendments.

On the question, shall the first of said amendments be adopted? It was decided in the affirmative.

So the amendment was adopted. The appropriate and had here

On the question, shall the second of said amendments be adopted?

It was decided in the affirmative matter and reversed are entitled

So the amendment was adopted. sight of zoons wolls Isonos no

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Peirce of Dover, from the select committee to whom was referred the resolution in favor of Theodore F. Rowe, reported the same without amendment.

On the question, shall the resolution be read a third time? It was decided in the affirmative. 3 of hid out that I have be to

On motion of Mr. Peirce of Dover- of enoughed alive 99

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time? We work of another

Resolved, That it pass. a betroger Jerono Treased regiss O bas

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Wight, from the committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed, bills of the following titles and the following resolutions, to wit:

"An act making further provision in relation to the Trustees of Debtors." Hid same ent berroger "selle sill in semegnos rente

"An act to prevent the destruction of fish in the Winnepisseo-

gee Lake and the bays of the Winnepisseogee River."

A resolution prescribing the mode of distributing Dr. Jackson's report upon the Geological and Mineralogical survey of the State.

A resolution in favor of Josiah Stevens, jr. and another. "An act establishing fees of sheriffs for returning votes."

"An act in addition to an act entitled an act relating to the rebuilding of Hart Island bridge, approved July 1, 1837."

"An act providing for the compensation of the officers of the

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

Mr. Day, from the committee on Military Accounts, to whom were referred the account and vouchers of Charles H. Peaslee, Adjutant and acting Quarter-Master General, was referred the bill entitled "An act to incorporate the New

Hampshire Farmers Mut; Carroques Company," report-

That they have carefully examined every part of said account, together with the vouchers for each and every item of the same, and find the same correctly cast and well vouched, and there remains a balance in his hands of sixty-four dollars and eighty-four

There are, however, outstanding claims against the department for annual allowances to adjutants the sum of seventy-two dollars, and for annual allowances to artillery companies the sum of ninety-one dollars; making in all, the sum of one hundred and sixty-three dollars; which sum, when paid, will leave the sum of ninety-eight dollars and sixteen cents due the Adjutant and acting Quarter-Master General's department. Insubdema modifica emas en of each State acting in their sovereign capacity as a noitom no

Resolved, That the Report be accepted.

Mr. Blodgett of Canaan, from the select committee who were instructed to inquire whether any inequality exists in the salaries of the county officers in the several counties in this State, and also to inquire into and equalize the amount paid to the several judges and registers of probate in this State according to the population and valuation of the respective counties, reported a bill entitled "An act in addition to and in amendment of an act entitled an act to constitute the counties of Belknap and Carroll, passed Dec. 23, 1840."

Which was read a first and second time. 1 and 1 and 2 bestored

Mr. Blodgett of Canaan moved that the bill lie on the table.

And the question being put-10 ust at , sometiment and links of w

It was decided in the negative. lo evistavdus, notifitation and lo

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Mr. Morrison of Manchester, from the select committee consisting of the delegation from the county of Hillsborough, to whom was referred the bill entitled "An act prescribing times and places" for holding Courts of Probate in the county of Hillsborough," reported the same bill with an amendment. Send to bus moust swods

On the question, shall said amendment be adopted?

It was decided in the affirmative. vib a not believe goible and

So the amendment was adopted, and shall lists more support to

Mr. Morrison of Manchester offered a further amendment to So the resolution passed.

And the question being put; baccos and the second on the question being put;

Shall the amendment be adopted samilia ed in bebiebe saw il It was decided in the affirmative.

So the amendment was adopted und ball lade, notes up and the

Mr. Morrison of Manchester offered a further amendment to So the resolution passed. the bill.

So the resolution passed.

So the resolution passed.

And the question being put, druod edt flade noiseup edt nO

Shall the amendment be adopted samile and in believe and I

It was decided in the affirmative.

So the amendment was adopted. All sell lists, noticent and no

Ordered, That the bill be read a third time to-morrow afternoon at 3 o'clock.

Mr. Baker of Hillsborough introduced a Report.

Which was read—

And the following Resolutions:

Resolved, That the Constitution of the United States was established by the people of the States respectively, the people of each State acting in their sovereign capacity as a party to the compact.

Resolved, That each State is sovereign within its own territory, except so far as that sovereignty may be abridged by the delegation of the powers specified in the Federal constitution.

Resolved, That the Federal Government is limited in its jurisdiction, but within its appropriate sphere, is paramount to the authority of the States.

Resolved, That it is the duty of the Federal Government to provide for the faithful observance of the stipulations contained in the Federal Constitution.

Resolved, That the refusal of one State to surrender a person charged with the commission of a crime within another State, and who shall flee from justice, is an open disregard of the plain letter of the Constitution, subversive of the peace and harmony of the Union, destructive of the ends for which the Federal Constitution was established.

Resolved, That the Executive of this State be requested to transmit to the Executive of the several States, to be laid before their respective Legislatures, and to our Senators and Representatives in Congress to be laid before that body, a copy of the above report and of these resolutions. and the flid some and befroe

The question being upon the passage of the resolutions,

Mr. Spalding called for a division of the question.

On the question, shall the first of said resolutions pass?

It was decided in the affirmative, and and to go arrow all

So the resolution passed. .

On the question, shall the second of said resolutions pass?

It was decided in the affirmative, to be ad topponents and llad?

So the resolution passed.

On the question, shall the third of said resolutions pass? It was decided in the affirmative open and to posimole all

So the resolution passed.

On the question, shall the fourth of said resolutions pass? It was decided in the affirmative gobs ad mambanas and Had

So the resolution passed.

On the question, shall the fifth of said resolutions pass?

Mr. Spalding called for the ayes and noes, and tad T harabad

But before the question was taken,

Mr. Peirce of Dover moved that the resolutions and report lie on the table.

It was decided in the negative. Mr. Parker of Fitzwilliam moved that said resolution be amended by inserting after the words "of" in the first line thereof, the words following to wit: "treason, felony or other."

Shall said amendment be adopted?

It was decided in the negative.

So the amendment was rejected.

Mr. Spalding withdrew the call for the ayes and noes.

Mr. Baker of Hillsborough renewed the call for the ayes and

Mr. Batchelder of Marlborough having proceeded to address the House upon said question for the third time, was called to order by Mr. Baker of Hillsborough. nifts add at helov odw. agod T

It was moved that Mr. Batchelder of Marlborough have leave

to proceed and address the House.

And the question being put, It was decided in the affirmative.

The question being put, Shall the resolution pass?

And the ayes and noes having been called for, aqual to replent the

Before the Clerk commenced the call of the House, Mr. Bingham offered an amendment to the resolution.

Mr. Baker of Hillsborough raised a question of order, which was, whether it was now in order to receive the amendment offered by Mr. Bingham?

The Speaker decided that it was in order to receive the amend-

ment.

Which was, to insert after the word "crime" in the third line of the resolution, the words "as mentioned in the Constitution of the United States."

And the question being put, Shall the amendment be adopted? It was decided in the negative.

So the amendment was rejected.

Mr. Stickney moved that the resolution be amended by insert-

ing at the close thereof the words following, to wit:

"Provided however, that these resolutions are to have no reference whatever to the conduct of the Governors of the States of Maine and Georgia."

And the question being put,

Shall said amendment be adopted?

It was decided in the negative. So the amendment was rejected.

Mr. Morrill of Somersworth moved that the resolution be amended by inserting at the close thereof the words following, to wit:

Resolved by the Senate and House of Representatives, That a well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed."

Mr. Baker of Hillsborough raised a question of order, which was, whether the amendment offered by Mr. Morrill of Somersworth was in order.

The Speaker decided that said amendment was not in order.

The question recurring, shall the resolution pass?

And the ayes and noes having been called for,

Those who voted in the affirmative are Messrs. Messrs.

Patten of Candia	Paine H edt seedbas has besorq o
Webster	Bordman of Gilford
Rawlins of Deerfield	Robinson of Gilford believe haw if
Ladd of Epping	Leavitt and soil noite out of T
Foss of Greenland	Shall the resolution pass shall
Batchelder of Hampstead bellso no	Tebbetts a seco bes seen out ball
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vent to the resolution. branney	Young of Meredith
Pickering reprise to noise a be	Mr. Baker of Hillsborough all
Currier of the amendment or receive	Norriso at won and it rediedw serv
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Crawford	Morrison of Sanbornton
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Treadwell	Hall of Tamworth
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Jones of Farmington	
Allen of Lee	Scribner Morgan
Buzzell of Middleton	Morgan
Locke of New Durham	Carith of Dundfoud
Perkins	Sanborn of Canterbury
Mooney	Bailey of Chichester Shute
Young of Barnstead	Shute
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Burley of Franklin	Whitcomb
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Wilson	Brown of Chester
Knowlton	Goldthwait
Clough of Loudon	Cutler
Gibson of Newbury midad to soush	Adams of Springheld
Hoit of Northfield	Glidden
Doe enes I keene	Jones of Washington
George of Salisbury	Rogers
Page of Sutton	Locke of Alexandria
Pattee	Lang dendes to sworth
Thompson of Warner	Wilcomb
Langley forT to reals	Prescott
Davis of Antrim	Sanborn of Campton
Chandler	Blodgett of Canaan
Bailey of Brookline	Page of Benton
Goodale	Rand apir4
Stevens of Goffstown	Blodgett of Dorchester
Jones of Goffstown	Merrill C. Danner
Peavey	Wallace of Franconia
Patten of Hancock .	Cheney awotesoner The ydr. 8
Baker of Hillsborough	Swasey Smith of Haverhill
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Bixby of Litchfield	Stangag of Luman
Boardman of Lyndeborough Morrison of Manchester	McGrath
Stark	Buzzell of Ellsworth
Bruce	Evans
McMillen	Dearborn and noisuloses eds of
Gibson of Pelham	On the question, shallinwhood
	Whidden od an bebieb aswall
Kingsbury of Temple	So the resolution passed slitil
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Colby lane of the nA? beliane	Pitman nogu vabrotesy lo seen
rapeh Railroad to cross Street	Great Falls and South BersenilDB
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otion of Mr. Christie, that the	The question being upon the m

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Those who voted in the negative are-Messrs.

Knight Ainsworth Brown of Chester Steele Taylor Ames Kingsbury of Alstead Porter Mason of Dublin Tudwell to goedin Odlin Blake Felt Thayer Davis of Keene Boyd Batchelder of Marlborough Stickney Osgood Brown of Seabrook Rawson Morrison of Windham Mason of Sullivan Varney Baker of Troy Morrill of Somersworth Tudor Griffin Humphrey Harmon Hamlin Bingham Morrill of Boscawen Cotton Flanders Hall of Croyden Wallace of Amherst Prentiss Bixby of Francestewn Moore Stevens of Mason Highward To diling Adams of Grafton Total H To Total Ladd of Holderness Putnam Parker of Littleton Latham Spalding Beard Perrin Baldwin

Ayes 166. Noes 51.

So the resolution passed.

On the question, shall the sixth of said resolutions pass?

It was decided in the affirmative.

So the resolution passed.

The House resumed the consideration of the unfinished business of yesterday upon the bill entitled "An act to enable the Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other Railroad in the town of Somersworth."

The question being upon the motion of Mr. Christie, that the

further consideration of the bill be postponed to the next session of the Legislature, and that notice of the pendency thereof be given by publishing a copy of said bill and this order, in one of the newspapers published in Dover three weeks successively, the last publication to be at least three weeks prior to said session.

But before the question was taken, On motion of Mr. Blaisdell—

Hodgett of Dorchester

The House adjourned.

AFTERNOON.

The House resumed the consideration of the unfinished business of the forenoon upon the bill entitled "An act to enable the Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other Railroad in the town of Somersworth."

The question being put upon the motion of Mr. Christie.

It was decided in the negative.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Baker of Hillsborough-oddsood to valida

The House resumed the consideration of the bill entitled "An act prescribing the times and places of holding the terms of the superior court of judicature."

Mr. Baker of Hillsborough called for the reading of the me-

morial of Joel Parker and others.

Which was read.

Mr. Baker of Hillsborough offered an amendment to the bill. And on the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Mr. Stevens of Lyman moved that the bill be amended by

adding at the close thereof the words following:-

"Provided however that this act shall not affect the courts in the counties of Grafton and Coos, but said superior courts shall continue to be holden in said counties of Grafton and Coos in the same way and manner as though this act had not passed."

Mr. Curry moved that the bill be indefinitely postponed.

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood	McMillen McMillen
Foss of Greenland	Cibean of Polham
Towle of Hampton	Swett beneating stages was an
Sanborn of Hampton Falls	Swett coolidge of or nonzolduq 125
Pickering	Patabalder of Marlhorough
Batchelder of North Hampton	Wilcomb
Hoyt of Northwood	Prescott ·
Townsend	Blodgett of Canaan
McDuffie	Blodgett of Dorchester
Mooney	Merrill
Leavitt . WOOM	Adams of Grafton
Wight	Cheney
Tebbetts	Clark
Currybulsindam ed the currybulsindam	Stevens of Lyman
Morrison of Sanbornton	Perrinaga accastot sat to kast
Wedgewood o beorlies done	McGrath dwo South Marange
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Thompson of Wolfborough	Johnson edt in the nozadok
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Wallace of Amherst	Haines o'clock. seniaH
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Stevens of Goffstown to gottereb	
Farley ames eds guiblod to eso	Wheeler of Milan guidroserq to
Cross	Green uperior court of judicatumeno
Stevens of Mason and and bell	
Bruce	Dayo bus resker and oved

Those who voted in the negative are—Messrs.

Knight Baldons ad thattenatus	Thayer
Brown of Chester	Boyd
Webster	Vennard
Sanborn of Deerfield	Stickney
Rawlins of Deerfield	Currier
Taylor ent ibelle lon liena los	Robinson of Poplin
Porter luos tornerios court reine	Waldron
Ladd of Epping dollars to selling	Wiggin of Portsmouth
Robinson of Exeter	Laighton
oe indenniely postponed nilbo	Dennett
Batchelder of Hampstead	Treadwell
Blake	Brown of Raymond

Mr. Ster

And the

Ga			

Thompson of Salem

Brown of Seabrook

Palmer

Fifield

Morrison of Windham

Clough of Barrington

Sawyer of Dover

Peirce of Dover

Christie

Jones of Farmington

Allen of Lee

Ricker

Buzzell of Middleton

Varney

Locke of New Durham

Witham

Torr

Perkins

Foss of Strafford

Morrill of Somersworth

Griffin

Young of Barnstead

Paine

Bordman of Gilford Robinson of Gilford

Young of Meredith

Ela

Norris

Calley Parrish

Cate

Harmon

Wentworth

Burleigh of Sandwich

Marden Scribner

Price

Morrill of Boscawen

Morgan

Smith of Bradford

Sanborn of Canterbury Bailey of Chichester

Shute

Carter

Robinson of Concord

Hoit of Concord

Gutterson

Wiggin of Epsom

Burley of Franklin

Marsh

Ayer

Knowlton

Clough of Loudon

Gibson of Newbury

Flanders

Hoyt of Northfield

George of Salisbury

Page of Sutton

Pattee

Thompson of Warner

Langley

Davis of Antrim

Chandler

Goodale

Bixby of Francestown

Jones of Goffstown

Peavev

Patten of Hancock

Baker of Hillsborough

Pierce of Hillsborough

Bixby of Litchfield

Boardman of Lyndeborough

Morrison of Manchester

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Ames

Barnes

Kingsbury of Temple

Woodbury

Colby

Kingsbury of Alstead Mason of Dublin Parker of Fitzwilliam

Bill Felt

Wheeler of Keene Davis of Keene

Mack Osgood

Weeks of Richmond

Converse Rawson

Mason of Sullivan

Abbott
Whiteomb
Tudor
Morse
Butterfield
Humphrey

Hamlin Bingham Breck

Cotton Hall of Croyden

Willey
Moulton
Goldthwaite

Cutler

Adams of Springfield

Glidden

Jones of Washington

Rogers

Locke of Alexandria

Moore

Sanborn of Campton

Rand

Wallace of Franconia

Blaisdell Swasey

Smith of Haverhill Weeks of Hill Ladd of Holderness Allen of Lebanon

Savage

Parker of Littleton

Brackett

Buzzell of Ellsworth

Evans
Goodwin
Whidden
Little
Emerton
Cole

Ayes 56. Noes 165.

So the motion that said bill be indefinitely postponed did not prevail.

The question recurring upon the adoption of the amendment

offered by Mr. Stevens of Lyman.

Mr. Ayer moved that the amendment be amended by striking out the words "counties of Grafton and" in the second line, and inserting instead thereof the words "county of" and by striking out the words "counties of Grafton and" in the third line, and inserting instead thereof the words "county of."

And the question being put,

Shall the amendment to the amendment be adopted?

The ayes and noes were called for.

Those who voted in the affirmative are—Messrs.

Sanborn of Deerfield Farley
Ladd of Epping Stark
Blake Bruce

Thayer Sawyer of Nashua Vennard Beard Stickney McMillen

Batchelder of North Hampton Ames
Robinson of Poplin Kingsbury of Temple

Waltiron Woodbury

Fifield Kingsbury of Alstead

Morrison of Windham Parker of Fitzwilliam

Sawyer of Dover Batchelder of Marlborough

Townsend Mack

Ricker Weeks of Richmond

Varney Rawson
Foss of Strafford Moulton
Griffin Glidden
McDuffie Rogers
Paine Moore

Bordman of Gilford Sanborn of Campton
Wight Blodgett of Dorchester

Ela Merrill Norris Swasey

Cate Ladd of Holderness
Cate Parker of Littleton
Brackett

Burleigh of Sandwich Stevens of Lyman

Thompson of Wolfborough McGrath
Morrill of Boscawen Little
Smith of Bradford Pitman
Sanborn of Canterbury Glines
Bailey of Chichester Johnson

Bailey of Chichester
Carter
Wiggin of Epsom
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Haines
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Page of Sutton

Thompson of Warner

Wheeler of Milan

Chandler Green

Bailey of Brookline Young of Stewartstown

ntiburation

Stevens of Goffstown

Jones of Goffstown

Cole

Pierce of Hillsborough

Those who voted in the negative are-Messrs.

	Morrison of Sanbornton
	Parrish gaige I to blu
	Wedgewood
	Towle of Freedom
Rawlins of Deerfield	Wentworth
Taylor nellMot	Haley
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Foss of Greenland	Marden norther
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Sanborn of Hampton Falls	
Boyd	Hoit of Concord
Pickering bacastotal le sales W	Gutterson
Currier	
Hoitt of Northwood	
George of Plaistow	Clough of Loudon
Wiggin of Portsmouth	Gibson of Newbury
Laighton	Flanders
Dennett softman la modesa	
Bladgett at Doronester lewbear	
Brown of Raymond	Langley
Thompson of Salem	Wallace of Amherst
Brown of Seabrook	Davis of Antrim
Palmer andolusi to reduct	Goodale
Clough of Barrington	Bixby of Francestown
Peirce of Dover annual to answer	Peavey daiwbass to dustreet
Christie dres@off	
Jones of Farmington	Baker of Hillsborough
Allen of Lee	Cross and bart to dies
Buzzell of Middleton	Bixby of Litchfield
Locke of New Durham	Boardman of Lyndeborough
Perkins	Morrison of Manchester
Morrill of Somersworth	McGaw mesqui to mean
Mooney	Spalding
Young of Barnstead	Baldwin Standing to not
Rollins of Barnstead	Ainsworth matted to ana
Robinson of Gilford M. To yellood W.	Steele senseW to street and
Leavitt	Barnes
Tebbetts sweet to same I	Colby satisfeed to selicit
Eastman	Swett nworthold in eneverte
Young of Meredith	Coolidge
Curry	Mason of Dublin

Felt elder ed so	Adams of Springfield Tay A
Wheeler of Keene	Jones of Washington was all bala
Davis of Keene	Locke of Alexandria
hat the motion made b boogsO	Wilcombinownis'l to JisH .M
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Mason of Sullivan open bus areas	Rand edt deildug of hexitoding we
Abbott ".noisess bigs to veb se	Wallace of Franconia
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Tudor behasma es notiom bine a	Cheney said noisean edt bnA
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Humphrey	Weeks of Hill
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Bingham	Savage
Cotton begisaO to miggi	
Breck guoted low to nesqued	Buzzell of Ellsworth
Hall of Croydon	Evans
Goldthwait	COOCHIE STATES
Cutler	Whidden notamed lo slwoll
Aves 85_Noos 19/	Combrant of Hammond Palls H

Ayes 85—Noes 124.

So the amendment to the amendment was rejected.

Mr. Beacham moved that the amendment be amended by inserting after the word "Grafton" in the second line, the words "and Carroll", and also by inserting after the word "Grafton" in the third line the words "and Carroll."

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the negative.

So the amendment to the amendment was rejected.

The question recurring, shall the amendment proposed by Mr. Stevens of Lyman be adopted?

It was decided in the negative. So the amendment was rejected.

Mr. Green moved that the bill be amended by adding at the close of the first section the words following, to wit: "except the clerk of the county of Coos, in which said county of Coos said court shall sit and determine suits in the same way and manner as though this act had not been passed."

And the question being put, Shall said amendment be adopted? It was decided in the negative. So the amendment was rejected.

Mr. Clark moved that the bill be postponed to the next session of the legislature.

Mr. Ayer moved that the bill lie on the table.

And the question being put, It was decided in the negative.

Mr. Hall of Tamworth moved that the motion made by Mr. Clark be amended by adding thereto the words "and that the clerk cause said bill to be published in all the newspapers now by law authorized to publish the public acts and resolves of the legislature of this State, prior to the first day of said session."

Which amendment was accepted by the mover.

And the question being put upon said motion as amended, The ayes and noes were called for:

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood

Patten of Candia

Taylor

Foss of Greenland
Towle of Hampton

Sanborn of Hampton Falls

Blake Thayer Pickering

Batchelder of North Hampton Pierce of Hillsborough

Laighton
Townsend
McDuffie
Mooney

Paine Leavitt Wight

Tebbets Eastman

Norris

Curry

Morrison of Sanbornton

Cate

Wedgewood
Towle of Freedom

Burleigh of Sandwich Hall of Tamworth

Haley Beacham Wiggin of Ossipee

Thompson of Wolfborough

Morgan Wilson Knowlton

Hoyt of Northfield Bailey of Brookline Stevens of Goffstown Jones of Goffstown

Farley
Bruce
McMillen
Swett
Hamilton
Cooledge

Batchelder of Marlborough

Mack

Adams of Springfield

Glidden

Locke of Alexandria

Lang
Wilcomb
Prescott
Moore

Sanborn of Campton
Blodgett of Canaan
Blodgett of Dorchester

Merrill

Wallace of Franconia

Adams of Grafton
Cheney
Weeks of Hill
Clark

Johnson
Emerton
Ballou
Haines

Stevens of Lyman Emery
Perrin Low

McGrath Wheeler of Milan

Goodwin brondown to kill Green

Peabody Young of Stewartstown

Pitman
Glines

Applied to north Day
Cole

Those who voted in the negative are—Messrs.

Knight
Brown of Chester

Webster

Peirce of Dover
Christie

Webster
Sanborn of Deerfield
Ricker

Rawlings of Deerfield Buzzell of Middleton

Porter Varney

Ladd of Epping Locke of New Durham Robinson of Exeter Perkins

Odlin Foss of Strafford

Batchelder of Hampstead Morrill of Somersworth

Boyd Griffin
Vennard Young of Barnstead

Stickney

Currier

Bordman of Gilford

Rollins of Barnstead

Currier

Bordman of Gilford

Rollinson of Gilford

Hoit of Northwood Robinson of Gilford Crawford Young of Meredith

George of Plaistow
Robinson of Poplin
Waldron
Wiggin of Portsmouth
Marden

Dennett
Treadwell
Brown of Raymond
Thompson of Salem
Saphorn of Canterburg

Thompson of Salem
Brown of Seabrook
Sanborn of Canterbury
Bailey of Chichester

Palmer Carter
Fifield Robinson of Concord

Morrison of Windham

Clough of Barrington

Hoit of Concord

Gutterson

Sawyer of Dover Wiggin of Epsom

Burley of Franklin

Marsh

Clough of Loudon Gibson of Newbury

Flanders Doe

George of Salisbury

Pattee

Thompson of Warner

Langley

Wallace of Amherst Davis of Antrim

Chandler Goodale

Bixby of Francestown

Peavey

Patten of Hancock Baker of Hillsborough

Cross

Bixby of Litchfield

Bordman of Lyndeborough Morrison of Manchester

Stark

Stevens of Mason

McGaw

Sawyer of Nashua

Spalding Beard Baldwin Ainsworth Steele

Ames Barnes

Kingsbury of Temple

Woodbury Colby

Mason of Dublin

Parker of Fitzwilliam

Bill Felt

> Wheeler of Keene Davis of Keene

Osgood

Weeks of Richmond

Converse

Mason of Sullivan

Whitcomb
Baker of Troy
Tudor and a beyon odw seed?
Morse

Butterfield Humphrey Hamlin Bingham

Cotton Breck

Hall of Croydon

Moulton Goldthwait

Jones of Washington

Rogers Blaisdell Swasey

Ladd of Holderness Allen of Lebanon

Lathrop Lathrop

Parker of Littleton

Brackett Latham

Buzzell of Ellsworth

Evans Whidden Little

Ayes 82. Noes 133.

So the motion did not prevail.

Mr. Cheney moved that the bill be postponed to Saturday next and be made the special order of the day for said Saturday at three o'clock in the afternoon.

And the question being put, The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Hamilton Robinson of Brentwood Coolidge Foss of Greenland

Locke of Alexandria Towle of Hampton

Lang Batchelder of North Hampton Wilcomb Pickering Prescott McDuffie Rand Mooney Merrill Paine Cheney Leavitt Clark Wight

Stevens of Lyman Tebbetts

Goodwin Curry Pitman Calley Glines Towle of Freedom Hall of Tamworth Johnson Emerton Haley Haines Wiggin of Ossipee Knowlton Emery

Wheeler of Milan Bailey of Brookline

Green Farley

Young of Stewartstown Bruce

McMillen

Those who voted in the negative are-Messrs.

Stickney Knight Patten of Candia Currier Hoit of Northwood Brown of Chester

Crawford

Webster

George of Plaistow Sanborn of Deerfield Robinson of Poplin Taylor Wiggin of Portsmouth Porter Laighton

Ladd of Epping Dennett Robinson of Exeter Treadwell Odlin

Brown of Raymond Batchelder of Hampstead Blake Thompson of Salem Brown of Seabrook

Thayer Palmer Boyd Fifield Vennard

Morrison of Windham Clough of Barrington Sawyer of Dover Peirce of Dover

Townsend Christie Allen of Lee Ricker

Buzzell of Middleton

Varney

Locke of New Durham

Perkins

Foss of Strafford

Morrill of Somersworth
Young of Barnstead
Rollins of Barnstead
Bordman of Gilford
Robinson of Gilford
Young of Meredith

Ela Norris

Morrison of Sanbornton

Parish
Cate
Harmon
Wedgewood
Wentworth

Burleigh of Sandwich

Beacham

Thompson of Wolfborough

Marden Price

Morrill of Boscawen

Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Carter

Robinson of Concord Moit of Concord Gutterson

Wiggin of Epsom Burley of Franklin

Marsh Ayer Clough of Loudon
Gibson of Newbury

Flanders

Hoit of Northfield

Doe

George of Salisbury

Pattee

Thompson of Warner

Langley

Goodale

Wallace of Amherst Davis of Antrim Chandler

Bixby of Francestown Stevens of Goffstown Jones of Goffstown

Peavey

Patten of Hancock Baker of Hillsborough Pierce of Hillsborough

Cross

Bixby of Litchfield

Boardman of Lyndeborough Morrison of Manchester

Stark McGaw

Sawyer of Nashua

Spalding Beard Baldwin Ainsworth Steele Ames Barnes

Kingsbury of Temple

Woodbury Colby Swett

Mason of Dublin Parker of Fitzwilliam

Bill Felt

> Wheeler of Keene Davis of Keene

Batchelder of Marlborough

Mack Osgood

Weeks of Richmond

Converse

Mason of Sullivan

Whitcomb Baker of Troy

Tudor Morse Butterfield

Humphrey Hamlin

Bingham Cotton

Breck Hall of Croyden

Moulton Goldthwait

Adams of Springfield Rogers

Moore Blodgett of Canaan Blodgett of Dorchester Wallace of Franconia Adams of Grafton

Blaisdell Blaisdell

Swasey
Weeks of Hill
Ladd of Holderness
Allen of Lebanon

Lathrop Savage

Parker of Littleton

Brackett Latham Perrin McGrath

Buzzell of Ellsworth

Evans
Whidden
Little
Low
Day
Cole

Ayes 43. Noes 164.

So said motion did not prevail.

On the question, shall the bill be read a third time?

It was decided in the affirmative.

Ordered, That the bill be read a third time to-morrow after-

noon at three o'clock.

Mr. Wight, from the joint committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed a bill with the following title, and the following resolutions, to wit:

"An act providing further remedies against fraudulent debtors." A resolution defining the boundary lines of the town of Pitts-

burg.

A resolution in favor of Isaac L. Folsom and others.

A resolution in favor of Theodore F. Rowe. Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Ayer.

Resolved, That the House are now ready to meet the Senate in convention for the purpose of proceeding in the elections, agreeably to the laws of this State.

Ordered, That the Clerk inform the Senate thereof.

IN CONVENTION.

Weeks of Richmond

The Senate and House of Representatives being assembled in convention in the Representatives' Hall,

On motion Mr. Ayer of the House-

The convention proceeded by ballot to the choice of a Warden of the State Prison for the ensuing year, and Lawson Coolidge was elected.

Mr. Perley of the Senate, from the joint select committee appointed to wait upon Josiah Stevens, Jr. and inform him of his election to the office of Secretary of State, upon Zenas Clement and inform him of his election to the office of Treasurer, and upon Theodore F. Rowe and inform him of his election to the office of Commissary General for the ensuing year, reported that they have attended to the duty assigned them, that these gentlemen respectively have signified their acceptance of the several offices to which they have been chosen, and have furnished the requisite bonds, which said bonds are herewith submitted.

Which report was accepted.

On motion of Mr. Gregg of the Senate-

Resolved, That the foregoing report be accepted, and that the bonds of the Treasurer and Commissary General be filed with the Secretary of State, and that the bond of the Secretary of State be filed with the Treasurer.

On motion of Mr. McDaniel of the Senate—
The convention rose and the Senate withdrew.

IN HOUSE OF REPRESENTATIVES.

Mr. Robinson of Concord, by leave, presented the memorial of Philip Carrigain relating to the distribution of his map of New Hampshire,

Ordered, That it be referred to the committee on Education.

Mr. Robinson of Concord, by leave, presented the account of John F. Brown.

Mr. Smith of Bradford presented the account of Zenas Clement.

Ordered, That said accounts be referred to the committee on Claims.

On motion of Mr. Ayer- solated saids to avest add on address as

The House resumed the consideration of the bill entitled "An act to divide the State into districts for the choice of Senators.

On motion of Mr. Colby-days bell

Resolved, That the rules of the House be so far suspended that the bill be read a second time at the present time.

The bill was then read a second time. In any modern of second

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Treadwell-

The House resumed the consideration of the report of the committee to whom was referred the bill entitled "An act relating to Railroads, which came down from the Honorable Senate.

The question being upon the adoption of the amendment proposed by Mr. Treadwell, to the resolution reported by said committee, which was to strike out the words "the accompanying bill" as a substitute therefor, and insert instead thereof the words "the same bill without amendment."

Mr. Steele moved that the House do now adjourn.

And the question being put—nivers and referred housing. It was decided in the negative.

The question recurring——lewbase T . 144 to south at

Shall said amendment be adopted?

It was decided in the affirmative. It is here and administrative So the amendment was adopted.

The question being upon the third reading of the bill entitled "An act relating to Railroads," which came down from the Hon. Senate,

On motion—

The House adjourned.

Resolved. That the further consideration of the position be

THURSDAY, JULY 1, 1841.

Mr. Wedgewood presented the account of Asa Fowler.
Mr. Fifield presented the account of Daniel Sanborn.
Ordered, That said accounts be referred to the committee on Claims.

Mr. Odlin presented the petition of the Exeter Artillery company praying that said company may be disbanded.

Ordered, That said petition be referred to the committee on Military Affairs.

Mr. Morrison of Manchester presented the petition of George W. Parker, praying for the alteration of his name.

Ordered, That said petition be referred to the committee on

the Alteration of Names.

Mr. Colby from the committee on Agriculture and Manuface tures, to whom was referred so much of the message of His Excellency the Governor as relates to a Geological and Mineralogical survey of the State, reported that said committee are of the opinion that there is no necessity for an appropriation for the aforesaid object, and that it is not necessary at this time to legislate upon the subject.

Whereupon-

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Cheney, from the committee on the Library, reported

the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Jacob C. Carter be and hereby is appointed Librarian for the ensuing year.

Which was read a first and second time.

On motion of Mr. Treadwell-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Townsend, from the committee on Military Affairs, to whom was referred the petition of Smith M. Glidden and others, praying for an appropriation for musical instruments, made a report.

Whereupon-

Resolved, That the further consideration of the petition be postponed to the next session of the Legislature.

Mr. Ferrin, from the committee on Claims, to whom were referred the accounts of William Fisk and others, reported the fol-

lowing resolution:

Resolved by the Senate and House of Representatives in General Court convened, That William Fisk be allowed the sum of one hundred and twenty-five dollars and sixteen cents; that Zenas Clement be allowed the sum of thirty dollars and eleven cents; that John F. Brown be allowed the sum of sixty-seven dollars and seventy-four cents, in full of their several accounts, the same

to be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first and second time. On motion of Mr. Peirce of Dover—

Resolved. That the rules of the House be so far suspended that resolution be read a third time at the present time.

The resolution was then read a third time.

Pesolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom were referred sundry petitions praying for the removal of certain officers, reported

An address in favor of the removal of certain officers.

Which was read a first and second time.

On motion of Mr. Parker of Fitzwilliam—

Resolved, That the rules of the House be so far suspended that the address be read a third time at the present time.

The address was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the petition of Edward F. Buckman and others, members of the first company of Infantry in the 42d Regiment of N. H. militia, praying for the removal of an officer, made a further report,

Whereupon-

Resolved, That the further consideration of said petition be

postponed to the next session of the legislature.

Mr. Laighton, from the committee on the Judiciary, to whom was referred the resolution directing an inquiry into the expediency of limiting the chancery powers of the justices of the Superior Court, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Parker of Fitzwilliam, from the committee on the Judiciary, who were instructed to inquire into the expediency of amending "An act entitled an act relating to the organization of the courts of justice," reported a bill entitled

"An act in addition to an act relating to the organization of the

courts of justice."

Which was read a first time.

Ordered, That it be read a second time this forenoon at 11 o'clock.

THURSDAY, JULY

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the message of His Excellency the Governor enclosing the memorial of the Directors of the New York Lyceum, with the accompanying documents, made a report,

Whereupon—

Resolved, That said memorial and accompanying documents

be postponed to the next session of the Legislature.

Mr. Hoyt of Northfield, from the committee on Education, to whom was referred the memorial of Philip Carrigain upon the subject of his map of the State of New Hampshire, reported the

following resolution:

Resolved, That the Treasurer be authorized to furnish each of the offices of the clerks of the Courts of Common Pleas and Registers of Deeds respectively, that have not heretofore been provided, with one copy of Carrigain's Map of New Hampshire, for the use of said offices, in the State of New Hampshire.

Which was read a first and second time.

The question being upon the third reading of the resolution — On motion of Mr. Spalding—

Ordered, That the resolution lie on the table.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was referred the petition of the officers of the 14th regiment of N. H. militia, praying for the removal of William H. Alexander, Captain of the fifth company of Infantry in said regiment, reported a bill,

Which was read a first and second time.

Ordered, That the bill be read a third time to-morrow after-

noon at three o'clock.

Mr. Baker of Hillsborough, from the committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of limiting the power of pardoning offences, also so much of the report of the committee on the State Prison as relates to the pardon of convicts, made a report, which was read.

Whereupon-

Resolved, That the committee be discharged from the further

consideration of the subject.

Mr. Blake, from the committee on Military Affairs, to whom was referred the bill entitled "An act relating to the organization of the first artillery company in the thirty-second regiment of N. H. militia," made a report,

Whereupon-

Resolved, That the further consideration of said bill be indefinitely postponed. Mr. Sawyer of Nashua, from the committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the stewards of churches to hold lands for certain purposes," made a report,

Whereupon-

Resolved, That the further consideration of said bill be post-

poned to the next session of the Legislature.

Mr. Baker of Hillsborough, from the committee on the Judiciary, who were instructed to report the facts in the case of the application of the Eastern Railroad, for an injunction against John Philbrook, made a report, which was read, and is as follows:

The committee on the Judiciary who were instructed to report the facts in the case of the application of the Eastern Railroad for an injunction against John Philbrook, submit the following as the

result of their inquiries :

The Eastern Railroad seized the land of John Philbrook, Nov. 1839. At the Feb. term of the Court of Common Pleas 1840, Philbrook petitioned for a committee to appraise the damages. The committee consisting of David A. Gregg, John Kelley, and Dudley Freese, examined the premises, and at the Sept. term of the Court reported \$1000 damages and costs. Philbrook proposed to accept the report, but Mr. Hackett, attorney for the corporation, said, that though he did not know whether the corporation would appeal, he was desirous that the case might stand continued. At the Feb. term of the Court, 1841, the case was called, and Mr. Hackett informed Messrs. Bell and Tuck, attorneys for Philbrook, that the corporation intended to take an appeal. The last day of the term, Mr. Tuck informed Mr. Hackett that no appeal was on file; and at the close of the term, the Clerk of the Court searched the files, and gave a certificate that no appeal was The case stood continued as before.

March 15, 1841, Philbrook gave notice to the corporation that he should take possession of the road, as provided by the statute, till his damages were paid. March 29, 1841, an injunction was served upon Philbrook, restraining him till April 13, 1841, and summoning him to appear before Hon. Nathaniel G. Upham, one of the Judges of the Superior Court, to shew cause, why the injunction should not be continued. April 13, 1841, the parties appeared. Mr. Hackett offered an affidavit, that he filed an appeal at the Feb. term preceding, though the certificate of the Clerk denied that there was any on file. Judge Upham ruled, that the affidavit of Mr. Hacket should be received as evidence, that an appeal had been filed; and upon hearing the parties, ordered the injunction to be continued. It was also ruled that the

act of Dec. 23, 1840, applied only to those cases in which land had been taken prior to the passage of the act, and in which no application had been made for the appointment of a committee.

It will be seen at once, that such a construction of the statute,

does not reach the evil intended.

A. BAKER, for the Committee.

On motion-

Resolved, That the report be accepted.

Mr. Humphrey, from the committee on Incorporations, to whom were referred the memorial of Edward Tredick and 175 others, the memorial of Jonathan Young and 6 others, the memorial of John Haynes and 21 others, the memorial of John Allen and 36 others, the memorial of Jonathan G. Jordan and 19 others, the memorial of Samuel Giles and 29 others, the memorial of Joshua Roberts and 21 others, the memorial of Horace Lyman and 16 other, the memorial of Calvin Russell and 13 others, the memorial of Thomas Sabine and 24 others, the memorial of Ira Haskell and 11 others, the memorial of Mark R. Jewett and 56 others, the memcrial of Abner Sanger and 49 others, the memorial of John Cilley and 82 others, the memorial of Freeman Clark and 21 others, and the memorial of Dudley Smith and 18 others, members of the Rockingham Mutual Fire Insurance Company reremonstrating against the repeal of so much of the act of June 26, 1838, as authorizes the members thereof to vote by proxy, made a report,

Whereupon-

Resolved, That the memorialists have leave to withdraw their re-

spective memorials.

Mr. Bordman of Gilford, from the committee on Banks, to whom was referred the bill entitled "An act to limit the liability of Bank Directors, and to prohibit officers of banks from receiving compensation for services in certain cases," with instructions to fill the blanks therein, reported the same bill with an amendment.

On the question, shall said amendment be adopted?

It was decided in the affirmative.

Mr. Blaisdell offered a further amendment to the bill.

And the question being put,

Shall the amendment be adopted? It was decided in the affirmative.

So said amendment was adopted.

On motion of Mr. Spalding-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was read a third time,

Resolved, That the bill pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Morrison of Manchester-

Resolved, 'That the rules of the House be so far suspended that the bill entitled "An act to alter the names of certain persons," be now taken up and disposed of.

The House accordingly resumed the consideration of said bill.

On motion of Mr. Parker of Fitzwilliam-

Ordered, That the bill be recommitted to the committee on the Alteration of Names.

The House resumed the consideration of the unfinished business of yesterdy upon the bill entitled "An act relating to Railroads," which came down from the Hon. Senate.

The question being upon the third reading of said bill.

Mr. Peirce of Dover moved that the bill be amended by adding at the close of the first section of said bill, the words follow-

ing, to wit:

"Unless said Railroad corporation shall appeal from the order of said town or of said selectmen to the Court of Common Pleas for the county where said road is situated, and enter their said appeal at the next term of said court, and at said court give bond with sufficient sureties, to do and perform all that said court may order and direct in the premises, and said court are hereby authorized either by themselves, or a committee to be by them appointed to examine the premises and make such order thereon as they may judge the public good requires."

Mr. Sawyer of Dover moved that the bill be postponed to the

next session of the Legislature.

And the question being put, and the property of the last was decided in the negative.

The question recurring upon the adoption of the amendment offered by Mr. Peirce of Dover.

It was decided in the negative. So the amendment was rejected as back that is back as the latest and the latest are the latest and the latest are the latest

On the question, shall the bill be read a third time?

It was decided in the affirmative. de lands

Ordered, That the bill be read a third time to morrow afternoon at three o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills of the following titles, and the following resolutions, to wit:

"An act making further provisions in relation to the trustees of debtors."

"An act providing further remedies against fraudulent debtors."

"An act for the punishment of frauds."

"An act to prevent the destruction of fish in the Winnipisseogee Lake and the Bays of the Winnipisseogee River."

"An act providing for the compensation of the officers of the

Clonse accordingly resumed the consideration of ".tail livis

A resolution defining the boundary lines of the town of Pitts-

burgh o estimato out of herinand

The Senate have passed a resolution in relation to the examination of the savings institutions established in this State, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolution which came down from the Hoc. Senate.

Which was read a first time.

Ordered, That it be read a second time to-morrow forenoon at 11 o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a resolution in favor of Isaac L. Fol-

som and others.

The Senate have passed a bill entitled "An act in amendment of an act entitled an act in addition to an act entitled an act to incorporate the Rockingham Mutual Fire Insurance company, approved June 26, 1838," in which they ask the concurrence of the House.

The Senate concur with the House of Representatives in the

passage of a resolution in favor of Theodere F. Rowe."

The House proceeded to the consideration of the foregoing bill, which came down from the Hon. Senate.

Which was read a first and second time.

Mr. Sawyer of Dover offered an amendment to the bill.

And on the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Repre-

sentatives in the passage of bills with the following titles, and the following resolution, to wit:

"An act to incorporate the Concord Volunteers."

"An act relating to the public money deposited with the sevehall said amendment be adopted?

ral towns in this State."

"An act in addition to and in amendment of an act passed 24th December, 1840, entitled "An act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

"An act requiring a bond of the Adjutant General."

"An act changing the time of holding the Court of Common Pleas in Coos County."

A resolution directing the consolidation of the third and seventh

companies of Infantry in the sixteenth regiment.

The Senate have passed a bill entitled "An act relating to Railroads," in which they ask he concurrence of the House."

The House proceeded to the consideration of the foregoing bill which came down from the Hon, Senate.

Which was read a first time and second.

Mr. Swasey moved that the bill be amended by striking out the last section thereof.

On motion of Mr. Smith of Bradford - The state of Bradford Ordered, That the bill lie on the table. The best and double

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of a bill with the following title, and the following resolution:

"An act to annex a part of school district No. sixteen in Haver-

hill to school district No. eleven in Bath."

A resolution appropriating one hundred dollars for the erection of a gun house for the use of the artillery company in the second regiment.

The Senate have passed a bill entitled "An act in addition to an act entitled "An act to incorporate the Amoskeag Falls Bridge,"

in which they ask the concurrence of the House."

The House proceeded in the order of the day upon the foregoing bill which came down from the Hon. Senate.

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded to the order of the day upon the bill

entitled "An act in favor of Light Infantry and other companies in this State."

Mr. Flanders offered an amendment to the bill.

And the question being put—alternation of an independent of the said amendment be adopted?

It was decided in the affirmative. has at notified at the affirmative.

So the amendment was adopted. A halfman Obst Andrews (

Mr. Morrison of Manchester offered a further amendment to the bill.

And the question being put, at lo band a paintager to a at

Shall said amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Ordered, That the bill be read a third time tomorrow afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act to unite school district No. 6 in Epsom, with the Republican school district in Pittsfield."

Which was read a second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

The House proceeded in the order of the day upon the bill entitled "An act relating to the organization of courts of justice."

Which was read a second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of bills with the following titles, to wit:

"An act to provide for the appointment of additional officers

of the Portsmouth Artillery." "An act to unite certain Railroad Corporations with the Bos-

ton and Maine Railroad."

"An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation," with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill with the amendment which came down from the Hon. Senate.

On motion of Mr. Ayer-

Resolved, That the House concur in said amendment. Ordered, That the Clerk inform the Senate thereof.

Pursuant to previous notice and by leave,

Mr. McGrath introduced a bill entitled "An act in addition to and in amendment of an act entitled an act in addition to and in amendment of an act entitled an act in relation to the militia, passed July 3d, 1338."

Which was read a first and second time.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Pursuant to previous notice and by leave,—

Mr. Griffin introduced a bill entitled "An act establishing the times and places of holding courts of Probate in the County of Strafford."

Which was read a first and second time.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

Pursuant to previous notice and by leave—

Mr. Stevens of Mason introduced a bill entitled "An act to incorporate Engine Company No. 1, in Mason Village."

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Mr. Wight, from the committee on Engrossed bills, reported that they have carefully examined and find correctly engrossed, bills of the following titles, to wit:

"An act in addition to and in amendment of an act passed 24 December, 1840, entitled an act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

"An act changing the time of holding the Court of Common Pleas in Coos County."

"An act requiring a bond of the Adjutant General." on a O

"An act relating to the public money deposited with the several towns in this State."

"An act to incorporate the Concord Volunteers."

"An act for the punishment of frauds."

Which were severally signed by the Speaker. Band vanishing

Ordered, That the Clerk inform the Senate thereof.

Pursuant to previous notice and by leave—

Mr. Adams of Springfield introduced a bill entitled "An act to alter the time of calling out the militia for inspection."

Which was read a first and second time.

Mr. Flanders moved that the bill be amended by striking out the words "the third Tuesday of May," and inserting instead thereof the words "the first Tuesday of June."

And the question being put, one bus land a bust asw if ind W.

Shall said amendment be adopted? apploant disable M. T.

It was decided in the negative. To to as lo membreme in bas

So the amendment was rejected. May 138 as to membranes

Mr. Adams of Springfield offered an amendment to the bill. And the question being put, once bus tend a been saw Loulvi

Shall said amendment be adopted? Hid ed and D borsbro It was decided in the affirmative.

So the amendment was adopted. The amount of turneral ?

On motion of Mr. Baker of Hillsborough

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Stark submitted the following resolution:

Resolved by the Senats and House of Representatives in General Court convened, That the Secretary of State be directed to procure the printing of the public acts and resolves in the Manchester Representative, a newspaper printed at Manchester, in the county of Hillsborough.

Which was read a first and second time.

Ordered, That the resolution be read a third time to-morrow afternoon at three o'clock. The of the of the of the of the other

Mr. Smith of Bradford submitted sundry resolutions providing for repairs of military carriages, guns and harnesses.

Which were read a first and second time.

Ordered, That they be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Haley- to bood a name of the my

Resolved, That a committee be appointed on the part of the House with such as the Senate may join, to wait upon Lawson Coolidge, inform him of his election to the office of Warden of the State Prison, and if he accept the same to receive of him the customary bond, and to inform His Excellency the Governor of said appointment.

Ordered, That Messrs. Haley, Smith of Bradford and Parker of Fitzwilliam be the committee on the part of the House.

Ordered, That the Clerk request the concurrence of the Senate therein.

Pursuant to previous notice and by leave—

Mr. Morrison of Manchester introduced a bill entitled "An act giving further powers to Justices of the Peace."

Which was read a first and second time.

On motion of Mr. Morrison of Manchester-

Ordered, That it be referred to the committee on the Judiciary.

Pursuant to previous notice and by leave-

Mr. Glidden introduced a bill entitled "An act to incorporate the President, Directors and Company of the Sullivan County Bank."

Which was read a first and second time.

Mr. Baker of Hillsborough offered an amendment to the bill.

On motion of Mr. Smith of Bradford—
Ordered, That the bill lie on the table.

Mr. Young of Meredith introduced the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the commanding officer of the Winnipisseogee Guards, a company of Light Infantry, and attached to the twenty-ninth regiment of militia in this State, be and hereby are authorized to enlist and enrol from any company of infantry in Gilford or Gilmanton in this State which is attached to the tenth regiment of militia, fifteen soldiers who shall be hereafter attached and make a part of said Winnipisseogee Guards in said twenty-ninth regiment of militia, any law or usage to the contrary notwithstanding.

Which was read a first and second time.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

Pursuant to previous notice and by leave—

Mr. Young of Meredith introduced a bill entitled "An act to establish a new organization of the Court of Common Pleas."

Which was read a first and second time. On motion of Mr. Young of Meredith—

Ordered, That said bill be referred to the committee on the Judiciary.

Agreeably to a resolution of the House-

Mr. Morrison of Manchester introduced a bill entitled "An act to incorporate the Amoskeag Savings Society."

Which was read a first time.

Ordered, That the bill be read a second time to-morrow fore-noon at 11 o'clock.

On motion of Mr. Griffin-

Resolved, That he thanks of this House be presented to the several Reverend clergymen for the able and satisfactory manner in which they have discharged the duties of Chaplains the present session.

On motion of Mr. Cate-

The House adjourned.

AFTERNOON.

On motion of Mr. Ela-

The House resumed the consideration of the bill entitled "An act establishing salaries of the justices of the Superior Court of Judicature."

The question being upon the adoption of the amendment to said bill offered by Mr Pickering, which was by striking out the word "sixteen" in the fifth line of the first section of said bill, and inserting instead thereof the word "fourteen."

It was decided in the negative. So the amendment was rejected.

Ordered, That the bill be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Thurston-

The House resumed the consideration of the bill entitled "An act to sever a tract of land lying partly in the county of Strafford and partly in the county of Belknap from the towns of New Durham and Alton and from the counties of Strafford and Belknap and annex the same to the town of Wolfborough in the county of Carroll."

On motion of Mr. Mooney-

Resolved, That said bill be postponed to the second Wednesday of the next session of the Legislature, and that the petitioner notify the several towns interested by serving upon each town a copy of said petition with this order thereon, prior to the first day of February next.

Mr. Griffin moved that the bill entitled "An act to incorporate the Freewill Baptist Book concern," be now taken up and dis-

posed of.

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Patten of Candia Thayer Noves Webster Taylor Robinson of Exeter Odlin Sanborn of Hampton Falls Blake

Boyd Vennard d sepole and Stickney Currier

Wiggin of Portsmouth Brown of Seabrook Clough of Barrington Sawyer of Dover

Peirce of Dover Townsend

Jones of Farmington

Witham Torr

Morrill of Somersworth

Griffin McDuffie

Bordman of Gilford

Wight Tebbets Norris Curry Calley

Morrison of Sanbornton

Parrish Cate

Towle of Freedom

Wentworth

Burleigh of Sandwich Hall of Tamworth

Beacham

Thompson of Wolf borough

Thurston * Price

Morrill of Boscawen Smith of Bradford

Carter

Burley of Franklin

Knowlton

Clough of Loudon Gibson of Newbury

Flanders Doe Langley

Wallace of Amherst Bixby of Frances own Pierce of Hillsborough

Stevens of Mason

McGaw

Putnam a belov odw send I Bruce

Sawyer of Nashua

Ricker amount to sound Spalding blothes (1-10 modus) Baldwin , bleathed To agail was R Ainsworth Steele Steele Steele Ames

Kingsbury of Temple

Mooney odeba L to number Whittemore Hamilton | North | notlimaH Cooledge

Mason of Dublin Parker of Fitzwilliam

Felt

Wheeler of Keene

Davis of Keene

Batchelder of Marlborough

Osgood Converse note [bbild to Hexxus Rawson

Mason of Sullivan

Abbot

Baker of Troy

Tudor Butterfield Humphrey Hamlin Cotton Breck

Hall of Croydon

Prentiss vindieine lo modene Glidden Wilcomb Moore

Wallace of Franconia

Cheney Blaisdell

Parker of Littleton

Brackett Whidden

Wheeler of Milan

Those who voted in the negative are—Messrs.

Sanborn of Deerfield Jones of Goffstown Rawlings of Deerfield Ladd of Epping Foss of Greenland Batchelder of Hampstead Towle of Hampton Pickering Batchelder of North Hampton Gibson of Pelham Crawford George of Plaistow Laighton Dennett seene of Meene Garland Allen of Lee Buzzell of Middleton Locke of New Durham Perkins Young of Barnstead Rollins of Barnstead Paine Leavitt Ela Wedgewood Maley Wiggin of Ossipee Morgan Sanborn of Canterbury Hoit of Concord Gutterson Marsh Wilson Hoyt of Northfield Pattee Thompson of Warner Davis of Antrim Chandler Bailey of Brookline Goodale

lones of Farmingic Peavey Patten of Hancock Baker of Hillsborough Farley Cross Bordman of Lyndeborough McMillen brollied to membrod A to nossM Barnes Woodbury Colby Brown of Raymond Wooks of Bill Weeks of Richmond Copeland Whitcomb mobeer To elve Moulton Goldthwait Cutler Adams of Springfield Jones of Washington Rogers Locke of Alexandria Lang Prescott Sanborn of Campton Blodgett of Canaan Page of Benton Rand Blodgett of Dorchester Merrill Swasev Smith of Haverhill Weeks of Hill Clark Savage Perrin McGrath Evans

Little

Peabody
Pitman
Johnson
Emerton
Ballou

Ayes 102. Noes 92.

So the House resumed the consideration of said bill.

The question recurring upon the motion of Mr. Baker of Hillsborough that said bill be indefinitely postponed.

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Knight Wedgewood Ladd of Epping Towle of Freedom Foss of Greenland Haley Batchelder of Hampstead Wiggin of Ossipee Towle of Hampton Scribner Pickering Morgan Currier Sanborn of Canterbury Batchelder of North Hampton Bailey of Chichester Crawford Hoit of Concord George of Plaistow Gutterson Laighton Wiggin of Epsom Dennett Marsh Treadwell Ayer Brown of Raymond Wilson Garland Knowlton Thompson of Salem Clough of Loudon Allen of Lee Hoit of Northfield Buzzell of Middleton Doe Locke of New Durham Pattee Thompson of Warner and loss was Perkins _ Young of Barnstead Langley Rollins of Barnstead Davis of Antrim Chandler Robinson of Gilford e Bailey of Brookline Goodale Young of Meredith Jones of Goffstown Ela Peavey Curry Patten of Hancock Calley Baker of Hillsborough Morrison of Sanbornton . Pierce of Hillsborough

Farley	Sanborn of Campton
Cross	Blodgett of Canaan
Boardman of Lyndeborough	Page of Benton
	n 1

Tage of Benton
Rand
Blodgett of Dorchester
Merrill

Gibson of Felham	Dwasey
Barnes	Smith of Haverhill
Woodbury Mid him long	Weeks of Hill

Colby	
Whittemore •	Savage
Swett	Perrin
Mack	McGrath
Weeks of Richmond	Evans
Copeland	Little
Whitcomb	Peabody
Moulton	Pitman
Goldthwait	Glines

Cutler	Emerton
Adams of Springfield	Ballou
Glidden	Haines
Jones of Washington	Emery

Rogers Low
Locke of Alexandria Young of Stewartstown

Lang Day
Prescott Cole

Those who voted in the negative are-Messrs.

Robinson of Brentwood	Hoitt of Northwood
Noves inhand do	Wiggin of Portsmouth
Brown of Chester	Brown of Seabrook
Webster	Fifield
Sanborn of Deerfield	Clough of Barrington
Rawlins of Deerfield W 10 M	Sawyer of Dover
Taylor	Peirce of Dover
Porter mitta A de	Townsend

Techianor or		
Odlin	Jones .	of Farmington

Christie

Sanborn of	Hampton Falls Ricker	
Blake	nwotellow do see Varney	
Chayer	Witham	
Boyd	Torr	

Robinson of Exeter

Vennard
Stickney

Foss of Strafford
Morrill of Somersworth

Griffin Zarvarq saretto videis McDuffie sawot tomicib of Mooney addings and to Ott be

Bordman of Gilford

Wight and more rest and Tebbetts Norris The vol habrashin ad nounts

Parrish basient antisant bas Cate Bullenomer bus counts o hi

Wentworth Burleigh of Sandwich

Hall of Tamworth

Thompson of Wolfborough

Thurston Wall Walled Price Morrill of Boscawen

Smith of Bradford Shute Carter

Burley of Franklin Gibson of Newbury

Flanders

Wallace of Amherst Bixby of Francestewn of the Combined Wilcombined bias to the Annalogy A Stevens of Mason

McGaw Putnam House vard be instructed toyen Cheney, below is in the bary east H

Sawyer of Nashua - Blaisdell Blaisdell Spalding

Beard Baldwin

Ainsworth Steele

Ames Kingsbury of Temple.

Kingsbury of Alsteau

Ayes 112-No. 107.

So said bill was indefinitely postponed.

On motion of Mr. Porter-

The House resumed the consideration of the report of the committee on Towns and Parishes, to whom were referred the

Hamilton Coolidge

Mason of Dublin Parker of Fitzwilliam

Felt done

Wheeler of Keene Davis of Keene

Batchelder of Marlborough

Osgood Converse Walland of the bagoners Rawson

Mason of Sullivan

Abbott of novin ad or noving

Baker of Troy Tudor steled to go notiple at side Morse Was Wannington de W Butterfield and and and of hand Humphrey and the second blane. Hamlin This off or Debrood 28W 11

Bingham ozzag goraldear adr oz Cotton dubersia to garoy all Breck berreles say mode of land

Hall of Croydon

Prentiss Moore

Wallace of Franconia Adams of Grafton

Ladd of Holderness Parker of Littleton

Brackett Brackett

Buzzell of Ellsworth

bas brothed in an

Whidden is my hose of nourbbs my Jos.

Wheeler of Milan

Green Town The To House

petition of Benjamin Clendennin and eighty others, praying for a division of the town of Salem into two distinct towns; Also the memorial of Frederick W. Bailey and 170 others remonstrating against granting the prayer of said petition.

The question being upon the passage of the resolution reported

by said committee.

Mr. Porter moved that said resolution be amended by striking out all after the word "Resolved," and inserting instead thereof the words following, to wit: "that said petition and remonstrance be postoned for consideration to the first Tuesday of the next session of the legislature, and that the petitioners cause notice of the pendency of said petition and the passage of this resolution thereon to be given to the said town of Salem by leaving with the town clerk thereof a true and attested copy of said petition and this resolution on or before the first day of February next."

Which amendment was adopted.

And the question being put,

Shall the resolution as amended pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Young of Meredith from the committee on Military Affairs, to whom was referred the petition of the officers and soldiers of the Exeter Artillery Company, by leave, made a report,

Whereupon-

Resolved, That said petition be postponed to the next session of the legislature.

On motion of Mr. Flanders-

Resolved, That the committee on the State House and State House yard be instructed to inquire whether any, and if any, what further measures are necessary to protect the cupola, and roof of the State House from injury by persons climbing upon and over the same.

On motion of Mr. Chandler-

The House resumed the consideration of the bill entitled "An act in addition to and in amendment of an act entitled an act to incorporate the Granite Bridge, passed June 1839."

On motion of Mr. Ayer-

Resolved, That the further consideration of the bill be postponed to the next session of the Legislature, and the the petitioners cause the towns of Bedford and Manchester and the Amoskeag Manufacturing Company to be notified of the pendency of said bills two months previous to the first Wednesday of June next.

On motion of Mr. Sawyer of Nashua-

The House resumed the consideration of the bill entitled "An

act to incorporate the Campton Village Manufacturing Company." Mr. Sawyer of Nashua withdrew his amendment to said bill.

Ordered, That it be read a third time to-morrow afternoon at three o'clock.

On motion of Mr. Smith of Bradford-

The House resumed the consideration of the bill entitled "An act relating to Railroads," which came down from the Hon. Senate.

Mr. Swasey withdrew his amendment to said bill.

Mr. Smith of Bradford offered an amendment to the bill.

And the question being put, the gold nonsemble of back. Shall said amendment be adopted, and insurposans bins Head.

It was decided in the affirmative amains advail bebies saw 11

So the amendment was adopted, goods any tuendment ad of On motion of Mr. Morrison of Manchester.

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid. Ordered, That the Clerk inform the Senate thereof.

The House proceeded to the order of the day upon the follow-

ing resolutions, and bills of the following titles, to wit:

A resolution directing a copy of the laws, journals and other public documents of this State to be furnished to the New-York Historical Society.

A resolution in favor of Reuben G. Wyman and others.

"An act altering the times and places for holding Courts of Pro-

bate in the county of Hillsborough."

"An act to enable the Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other Railroad in the town of Somersworth."

"An act to divide the State into districts for the choice of Senators."

"An act making appropriations for the Militia of this State for the year 1841."

"An act to incorporate the Concord East Village Fire Engine

Company."

"An act to ing rporate the New Hampshire Farmer's Mutual Fire Insurance Company."

"An act security to mechanics and laborers a lien on buildings, ships and other vessels."

Which were severally read a third time.

Resolved, That they pass and that the titles of the bills be as aforesaid.

Ordered, That the Clerk request the concurrence of the Sen-

ate therein.

The House proceeded in the order of the day upon the bill entitled "An act in addition to and in amendment of an act entitled an act to constitute the counties of Belknap and Carroll, passed Dec. 23, 1840." Which was read a third time. A sail was absorbed to sail the sail

On motion of Mr. Blodgett of Canaan-

Ordered, That said bill be put upon its second reading. Mr. Blodgett of Canaan offered an amendment to the bill.

And the question being put,

Shall said amendment be adopted? It was decided in the affirmative.

So the amendment was adopted.

The question recurring,

Shall said bill be read a third time?

It was decided in the affirmative.

On motion of Mr. Blodgett of Canaan-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act prescribing the times and places of holding the terms of the Superior Court of Judicature."

Which was read a third time.

On the question, shall the bill pass? The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Noves state and to shill out Brown of Chester Webster

Taylor Porter 12 2 19.0 11

Boyd Vennard and so agil se

Stickney Treadwell

Sawyer of Dover Peirce of Dover

Christie

Ricker

Young of Meredith

Wentworth

Morrill of Boscav Smith of Bradfor

Shute Carter 500

Gutterson

Burley of Franklin

Ayer Flanders

Doe Pattee

Davis of Antrim

Bixby of Francestown Patten of Hancock

Morrison of Manchester

Putnam

Sawyer of Nashua

Spalding
Beard
Baldwin
Ainsworth
Steele
Ames

Barnes
Kingsbury of Temple

Colby

Hamilton

Parker of Fitzwilliam

Wheeler of Keene

Osgood Converse

Mason of Sullivan

Tudor
Butterfield
Humphrey
Hamlin
Bingham
Cotton
Breck

Hall of Croyden

Blaisdell Swasev

Allen of Lebanon

Brackett

Those who voted in the negative are-Messrs.

Robinson of Brentwood Sanborn of Deerfield Rawlins of Deerfield Ladd of Epping

Robinson of Exeter

Odlin

Foss of Greenland Batchelder of Hampstead

Towle of Hampton

Sanborn of Hampton Falls Blake

Thayer Pickering Currier

Batchelder of Nortl Hampton

Hoyt of Northwood

Crawford

George of Plaistow Robinson of Poplin

Wiggin of Portsmouth

Laighton Dennett

Brown of Raymond

Garland

Thompson of Salem Brown of Seabrook

Fifield

Clough of Barrington

Townsend

Jones of Farmington

Allen of Lee

Buzzell of Middleton

Varney

Locke of New Durham

Witham Torr

Perkins Foss of Strafford

Morrill of Somersworth

McDuffie Mooney

Young of Barnstead

Paine

Bordman of Gilford Robinson of Gilford

Leavitt

Farley.

Boardman of Lyndeborough

Cross

Mostin Stark Wight Mason Stevens of Mason Tebbetts ananal to aslead Bruce Eastman McMillen Norris Gibson of Pelham Curry Woodbury Calley Whittemore Morrison of Sanbornton Mingsbury of Alstead Parrish Coolidge Cate Bill Wedgewood Batchelder of Marlborough Towle of Freedom Burleigh of Sandwich Mack Weeks of Richmond Hall of Tamworth cond lo lle Copeland Halev Abbott Beacham Whitcomb Wiggin of Ossipee Thompson of Wolfborough Baker of Troy Morse Morse Thurston Willey Marden Moulton Scribner Prentiss and a batey of wester. Morgan Goldthwaite Sanborn of Canterbury Cutler Bailey of Chichester Adams of Springfield Hoit of Concord Glidden Wiggin of Epsom Rogers Wilson Locke of Alexandria Knowlton Lang Clough of Loudon Wilcomb Gibson of Newbury Prescott Hoyt of Northfield Moore Page of Sutton Sanborn of Campton Thompson of Warner Blodgett of Canaan Langley Page of Benton Wallace of Amherst Rand Chandler Blodgett of Dorchester Bailey of Brookline Merrill Goodale Wallace of Franchia Stevens of Goffstown Adams of Grafto Jones of Goffstown Cheney Peavey Smith of Haverhill Baker of Hillsborough Ferrin Pierce of Hillsborough Weeks of Hill

Ladd of Holderness

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Directors and company spaces	act to incorporate the Presentle,
Stevens of Lyman	Sollivan County Bank, nosnhol
Perrinus ad Ilid ads ted bayons	Emertonus M to spermold .1M
McGrath : tiw of soiloge	Ballou lot all othered the followed
Buzzell of Ellsworth	Haines of ball at Morroad
Evans and base mort steen to Hill a	Emery change of the ro onesi ton
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Goodwin	Wheeler of Milan vinewi bus nes
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Little sda 1002 . sniwotlol abrov	Young of Stewartstown
	Day, to betstogroom won stand
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	Authorities the state of the state of

Ayes 59. Noes 160. mbnome and of mambnome and lland

So the bill was denied a third reading. All in behiceb asw the

On motion of Mr. Treadwell-

The House resumed the consideration of the bill entitled "An act for the promotion of Education."

On motion of Mr. Wedgewood

Resolved, That said bill be indefinitely postponed.

A message from the Senate by their Clerk. Means of the modern

"Mr. Speaker—the Senate have passed a resolution appointing Jacob C. Carter Librarian for the ensuing year—in which they ask the concurrence of the House.

The Senate concur with the House of Representatives in the passage of a hill entitled "An act to divide the county of Grafton into two judicial districts," with an amendment in which they ask the concurrence of the House."

Mr. Dearborn moved that the House non-concur with the Senate in the adoption of said amendment—which was by striking out the nint section of said bill.

And the question being put, It was decided in the negative.

Mr. Blodgets of Canaan moved that the House concur with the Senate in the adoption of said amendment.

The question sing put,

It was decided in the affirmative.

So the House concurred with the Senate in the adoption of said amendment.

On motion of Mr. Baker of Hillsborough-

The House resumed the consideration of the bill entitled "An

act to incorporate the President, Directors and company of the Sullivan County Bank."

Mr. Morrison of Manchester moved that the bill be amended

by adding thereto the following section, to wit:

"Section 14. And be it further enacted, That said Bank shall not issue or put in circulation any bill or note from said bank of a less denomination than five dollars, or between five and ten or ten and twenty dollars."

Mr. Baker of Hillsborough moved that the amendment be amended by adding thereto the words following: "nor shall any bank now incorporated or which shall hereafter be incorporated

issue a note of a less denomination than five dollars."

And the question being put,

Shall the amendment to the amendment be adopted?

It was decided in the negative.

So the amendment to the amendment was rejected.

The question recurring-

Shall the amendment be adopted?

Mr. Morrison of Manchester called for the ayes and noes.

Those who voted in the affirmative are-Messrs.

Sanborn of Deerfield Rogers

Treadwell Locke of Alexandria

Jones of Farmington Page of Benton

Cla Rand

Smith of Bradford Wallace of Franconia

Sanborn of Canterbury

Wilson

Pattee

Chandler

Savage

Perrin

Peabody

Ballou

Morrison of Manchester Young of Stewartstown

McMillen

Those who voted in the negative are-Messrs.

Knight Robinson of Exeter

Robinson of Brentwood Foss of Greenland

Noyes

Brown of Chester

Brown of Chester

Batchelder of Hamp

Webster Sanborn of Ham on Falls

Rawlins of Deerfield Blake
Taylor Boyd
Porter Vennard
Ladd of Epping Pickering

Thompson of Wolfborough Stickney

Currier Thurston Batchelder of North Hampton Marden Hoit of Northwood Scribner Crawford Price

Morrill of Boscawen George of Plaistow

Robinson of Poplin Morgan

Bailey of Chichester Wiggin of Portsmouth

Laighton Shute Dennett Carter

Brown of Raymond Moit of Concord Brown of Seabrook Gutterson Morrison of Windham Wiggin of Epsom Clough of Barrington Burley of Franklin

Sawyer of Dover Marsh Peirce of Dover Ayer Townsend Knowlton Christie 1 Gibson of Newbury

Allen of Lee Flanders

Ricker Hoit of Northfield Buzzell of Middleton Doe

Varney Page of Sutton

Locke of New Durham Thompson of Warner Perkins Langley

Foss of Strafford Wallace of Amherst Griffin Davis of Antrim McDuffie Bailey of Brookline

Mooney Goodale

Rollins of Barnstead Bixby of Francestown Bordman of Gilford Stevens of Goffstown Robinson of Gilford Jones of Goffstown

Leavitt Peavey

Wight Patten of Hancock Norris Baker of Hillsborough Curry Pierce of Hillsborough

Calley Farley

Parish Boardman of Lyndeborough Cate Stark

Beard

Wedgewood Stevens of Mason

Towle of Freedon Sawyer of Nashua Wentworth Spalding Burleigh of Sandwich

Hall of Tamworth Baldwin Haley Ainsworth Beacham Gibson of Pelham

Wiggin of Ossipee Steele

Thompson of Wolfborough Ames Cutler Barnes Adams of Springfield Glidden dams II drow Kingsbury of Temple Woodbury Jones of Washington Lang Colby Whittemore Wilcomb Kingsbury of Alstead Prescott Moore Coolidge Mason of Dublin Sanborn of Campton Parker of Fitzwilliam Blodgett of Canaan Bill Blodgett of Dorchester Davis of Keene Merrill Wheeler of Keene Cheney Batchelder of Marlborough Swasey Mack Smith of Haverhill Weeks of Hill Osgood Weeks of Richmond Ladd of Holderness Converse Clark Allen of Lebanon Copeland Mason of Sullivan Brackett Abbott Stevens of Lyman Whitcomb McGrath Baker of Troy Evans Tudor Dearborn Morse Whidden Little Butterfield Glines Humphrey Bingham Emery Cotton Low Wheeler of Milan Breck Hall of Croyden Green Willey Day Prentiss Cole

Ayes 21. Noes 177.

Goldthwait

So the amendment was rejected.

Mr. Morrison of Manchester moved that the bill be amended

by adding thereto the following:

"And be it further enacted, That said bank shall not issue or have in circulation at any one time bills or notes of said bank to more than double the amount of specie and current bank bills of other banks actually in and owned by said bank."

On the question, shall said amendment be adopted?

Mr. Morrison of Manchester called for the ayes and noes.

Those who voted in the affirmative are-Messrs.

Sanborn of Deerfield

Ladd of Epping

Dennett

Jones of Farmington

Ela

Page of Sutton

Pattee

Chandler

Morrison of Manchester

Barnes

Hall of Croydon

Adams of Springfield

Rogers

Rogers

Swasey

Savage

Savage

Ballou

Young of Stewartstown

Those who voted in the negative are—Messrs.

Knight Morrison of Windham Robinson of Brentwood Clough of Barrington Noves Sawyer of Dover Brown of Chester Townsend Webster Allen of Lee Reach to your a Christie Rawlings of Deerfield Taylor Ricker Buzzell of Middleton Porter Foss of Greenland Varney Locke of New Durham Batchelder of Hampstead Towle of Hampton Perkins Blake Griffin McDuffie W lo nosquod'I Boyd Vennard Pickering Rollins of Barnstead Stickney Robinson of Gilford Batchelder of North Hampton Leavitt Hoit of Northwood Wight Crawford Tebbets George of Plaistow Eastman Robinson of Polin Young of Meredith Wiggin of Ports 11th Norris atten of Lancock Laighton Curry Treadwell Calley Brown of Raymond Cate Brown of Seabrook Harmon Bordman of Lynde Fifield Wedgewood

Towle of Freedom Stark

Wentworth

Burleigh of Sandwich

Lialey Beacham

Wiggin of Ossipee

Thompson of Wolfborough

Thurston Marden Scribner Price

Morrill of Boscawen

Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Shute Carter

Hoit of Concord Gutterson

Wiggin of Epsom Burley of Franklin

Marsh Wilson Knowlton

Gibson of Newbury

Flanders

Hoyt of Northfield

Doe

Thompson of Warner

Langley

Wallace of Amherst Davis of Antrim Bailey of Brookline

Goodale

Stevens of Goffstown Jones of Goffstown

Peavey

Patten of Hancock Baker of Hillsborough Pierce of Hillsborough

Farley

Bordman of Lyndeborough

Stevens of Mason Sawyer of Nashua

Spalding hatov offwared T Beard Baldwin bleftreet le andree Ainsworth McMillen

Gibson of Pelham

Steele Ames

19RBWC

Kingsbury of Temple

Woodbury Colby * readons M to nostrio Whittemore Swett

Kingsbury of Alstead

Hamilton Cooledge

Mason of Dublin Parker of Fitzwilliam

Rill Felt

Wheeler of Keene Davis of Keene

Batchelder of Marlborough

Mack Osgood

Weeks of Richmond

Converse Copeland

Mason of Sullivan

Abbot

Baker of Troy

Tudor Morse

Butterfield Humphrey

Hamlin Bingham

Cotton Breck

Willey

Moulton Prentiss Goldthwait

Cutler Glidden

Jones of Washington Stevens of Lyman Locke of Alexandria Perrin

Lang Wilcomb Prescott

Moore Sanborn of Campton Whidden Blodgett of Canaan Little Page of Benton Peabody Blodgett of Dorchester Glines

Wallace of Franconia Emerton Adams of Grafton Low Cheney

Blaisdell den Green Smith of Haverhill Day Weeks of Hill

Ladd of Holderness

The A Clark

Allen of Lebanon Parker of Littleton

Brackett Brackett

McGrath

Buzzell of Ellsworth

Evans mintal to save (Dearborn - mintal (wolf to allow)

Wheeler of Milan

Ayes 18—Noes 182.

So said amendment was rejected.

On the question, shall the bill be read a third time?

It was decided in the affirmative.

Mr. Baker of Hillsborough moved that the rules of the House be so far suspended that the bill be read a third time at the present time.

And the question being put, It was decided in the affirmative.
The bill was then read a third time.
On the question, shall the bill pass?

Mr. Morrison of Manchester called for the ayes and noes.

Those who voted in the affirmative are-Messrs.

Brown of Chester Webster

Porter

Foss of Greenland Batchelder of Hampstead George of Plaistow

Towle of Hampton Robinson of Poplin Boyd

Pickering Stickney Currier Crawford

Laighton

Treadwell amondo H to boat Marsh Brown of Raymond Aver Thompson of Salem Wilson Morrison of Windham Knowlton

Gibson of Newbury Clough of Barrington Jones of Washington randers Indentity of Lyman

Townsend

Hoit of Northfield Zal A lo anoul Allen of Lee Doe Doe Ricker

Thompson of Warne. Buzzell of Middleton

Langley

Locke of New Durham Modus (1 Davis of Antrim nebbid W Chandler Witham Campion

Bailey of Brookline Perkins

Foss of Strafford vbodse Goodale

Griffin Bixby of Francestown McDuffie Stevens of Goffstown \ Young of Barnstead Jones of Goffstown

Rollins of Barnstead lo relead W Peavey

Bordman of Gilford Baker of Hillsborough Robinson of Gilford Pierce of Hillsborough

Leavitt Farley Wight Boardman of Lyndeborough

Tebbetts Stevens of Mason

Eastman McGaw Do Putnamay Jombnens viss of Young of Meredith smit brides base ad Bruce it lade notices

Calley Spalding all it back bear il Cate Wedgewood to salur out and have Beard outdeline to sala a Towle of Freedom Ainsworth McMillen Wentworth

Burleigh of Sandwich Gibson of Pelham

Beacham Steele ami Ames a hour Wiggin of Ossipee

Kingsbury of Temple Thompson of Wolfborough

Thurston Woodbury Woodbury Scribner Colby Morrill of Boscawen Whittemore Morgan

Kingsbury of Alstad Smith of Bradford

Sanborn of Canterbury Hamilton Mason of Dublin Bailey of Chichester

Bill Shute Wheeler of Keene Hoit of Concord

Davis of Keene Gutterson nordeled Mack Wiggin of Epsom

and the

On the a

Mr. Wig

Osgood Cheney Marghelder of Marlborough Weeks of Richmond Swasey Converse Smith of Haverhill Mason of Sullivan Weeks of Hill Whitcomb Clark Baker of Troy Allen of Lebanon Morse Savage Butterfield Parker of Littleton Humphrey Brackett Hamlin Stevens of Lyman Cotton and to appertuoned oil is Hall of Croydon Buzzell of Ellsworth Willey Evans Dearborn Dearborn Prentiss Goldthwait ague I orh dilw quon Whidden of T-neilsogo alle Peabody angues of our extreme who are Adams of Springfield Glines dress, to wit : Glidden Johnson to royal or nompleson A Jones of Washington Emerton aninomb acindosa A Locke of Alexandria Ballou late Quarter Masterollas Lang all preside mistree Emery it to royal at esorbbe n.A. Wilcomb Low Prescott Wheeler of Milan Sanborn of Campton Green on gA? believe Hid sut ever Blodgett of Canaan Day Page of Benton Merrill

Those who voted in the negative are Messrs.

Knight	Morrill of Somersworth
Robinson of Brentwood	Ela
Noyes	Norris Norris
Sanborn of Deerfield	Haley
Rawlins of Deerfield	Price
Blake	Carter Carter
Thayer	Burley of Franklin
Vennard	Page of Sutton
Batchelder of North Hampton	Pattee
Hoitt of Northwood	Morrison of Manchester
Dennett	Stark
Brown of Seabrook	Sawyer of Nashua
Sawyer of Dover	Baldwin and and and a
Christie	Barnes
Jones of Farmington mondocer ad	Parker of Fitzwilliam

Batchelder of Marlborough

Abbott Tudor Bingham Moulton

Moore

Blodgett of Dorchester Adams of Grafton

Blaisdell Perrin

Ayes 157. Noes 41.

So the bill passed.

Resolved, That its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate concur with the House of Representatives in the passage of the following resolutions and address, to wit:

A resolution in favor of William Fiske and others.

A resolution directing the collection of the account of Robert Davis late Quarter Master General.

An address in favor of the removal of certain officers therein

named.

The Senate have postponed to the next session of the Legislature the bill entitled "An act to limit the liability of Bank Directors and to prohibit officers of banks from receiving compensation for services in certain cases."

On motion of Mr. Blaisdell-

The House reconsidered the vote concurring with the Senate in the adoption of their amendment to the bill entitled "An act to divide the county of Grafton into two Judicial districts."

The question recurring, will the House concur with the Senate

in their amendment to said bill?

Mr. Swasey offered an amendment to said amendment.

And the question being put,

Shall the amendment to the amendment be adopted.

It was decided in the affirmative.

So the amendment to the amendment was adopted.

On the question, will the House concur in said amendment as amended?

It was decided in the affirmative.

So the House concurred in said amendment.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Wight submitted the following resolution :

Resolved by the Senate and House of Representatives in General Court convened, That the sum of sixty-eight dollars be allowed George G. Fogg for engrossing all the public acts and resolutions at this session and in full of his account, and that said sum be paid out of the Treasury.

Which was read a first and second time.

On motion of Mr. Parker of Fitzwilliam—

Ordered, That it be referred to the committee on Claims.

On motion of Mr. Emerton-

The House adjourned.

FRIDAY, JULY 2, 1841.

On motion of Mr. Ayer-

Resolved, That the rules of the House be so far suspended that the reading of the Journal of yesterday be dispensed with.

Mr. Young of Meredith presented the petition of the field officers of the 1st regiment N. H. Militia, praying for the removal of an officer.

On motion of Mr. Sanborn of Deerfield-

Resolved, That said petition be postponed to the next session

of the Legislature.

Mr. Fifield, from the committee on Claims, to whom was referred the resolution in favor of George G. Fogg, reported the same without amendment.

On motion of Mr. Wight-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Bordman of Gilford, from the committee on Banks, to whom was referred a resolution instructing them to inquire into the expediency of passing a law requiring cashiers of banks, and clerks of Railroad corporations to make annual returns to the selectmen of the several towns where any stockholder may reside, of the amount of stock he may own on the first day of April, made a report,

Whereupon-

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Palmer, from the committee on the Alteration of Names, to whom was recommitted the bill entitled "An act to alter the names of certain persons," reported the same in a new draft.

Which was read a first and second time. has noteened and as enough

On motion of Mr. Palmer-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time. Here ad it has been been to

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Emerion-

Mr. Blake, from the committee on Military Affairs, to whom was referred the petition of Moses Page, praying for the removal of an officer, made a report,

Whereupon-U. YAUIRA

Resolved, That the further consideration of said petition be

postponed to the next session of the Legislature.

Mr. Sawyer, from the committee on the Judiciary, to whom was referred the bill entitled "An act giving further powers to Justices of the Peace," made a report,

Whereupon—

Resolved, That said bill be postponed to the next session of

the Legislature.

Mr. Page of Sutton, from the committee on the State House and State House Yard, who were instructed to inquire whether any, and if any, what further measures are necessary to protect the cupola and roof of the State House from injury by persons climbing upon and over the same, made a report,

Whereupon-

Resolved, That no legislative action is at this time necessary

upon the subject.

Mr. Parker of Fitzwilliam, from the committee on the Judiciary, to whom was referred the bill entitled "An act to establish a new organization of the Courts of Common Pleas," made a report,

Whereupon-

Resolved, That said bill be postponed to the next session of the

Legislature.

Mr. Sanborn of Deerfield, from the committee on Military Affairs, to whom was referred the resolution instructing them to inquire into the expediency of prohibiting the Commissary General from depositing any more muskets and other arms in the arsenal at Lancaster; also the resolution directing the Commissary General to deliver arms from the arsenal at Lancaster, to such uniform

companies as are entitled to receive the same, upon requisition of the Adjutant General, made a report,

Whereupon-

Resolved, That said resolutions be indefinitely postponed.

Mr. Bruce, from the committee on Claims, to whom were referred the accounts of Asa Fowler, Harry Hibbard and Daniel

Sanborn, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Asa Fowler be allowed the sum of one hundred and thirty one dollars and seventy-five cents, Harry Hibbard be allowed the sum of three hundred eighty dollars and eighty-five cents, and Daniel W. Sanborn be allowed the sum of fifteen dollars and seventy cents in full of their several accounts, and that the same be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first and second time.

On motion of Mr. Bruce-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time and passed.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Lang, from the committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, and the following resolutions, to wit:

A resolution to consolidate the third and seventh companies

in the sixteenth regiment.

A resolution appropriating one hundred dollars for the erection of a gun house for the use of the artillery company in the second regiment of N. H. Militia.

A resolution appointing Jacob C. Carter, Librarian for the

ensuing year.

A resolution in favor William Fiske and others.

"An act to unite certain Railroad Corporations with the Boston and Maine Railroad."

"An act to provide for the appointment of additional officers of the Portsmouth A illery company."

"An act to annex a part of school district No. sixteen in Haverhill to school distration No. eleven in Bath."

An address in favor of the removal of certain offiers therein named.

"An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation."

A resolution directing the collection of the account of the State against Robert Davis, late Quarter Master General.

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

Mr. Patten of Candia, from the committee on Military Affairs, who were instructed by resolution to inquire into the expediency of authorizing the Adjutant General to procure one thousand printed copies of the Militia laws now in force in this State, and distribute the same to the officers entitled by law to receive the same, made a report,

Whereupon-

Resolved, That the further consideration of said resolution be postponed to the next session of the legislature.

Mr. Bordman of Gilford, from the committee on Banks, re-

ported the following resolution:

Resolved, That a committee of three be appointed whose duty it shall be to report to the next Legislature a general law in relation to the subject of banking, and that said committee be permitted to use any books in the library or any papers in the Secretary's office.

On the question, shall the resolutions pass?

It was decided in the negative. So the resolution was rejected.

Mr. Robinson of Concord, from the select committee, to whom was referred the message of his Excellency the Governor, enclosing resolutions of the States of Maine, Massachusetts and Maryland, upon the subject of the Northeastern Boundary, submitted a report, and sundry resolutions.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the reading of the report be dispensed with.

The House proceeded to the consideration of the resolutions

reported by said committee, which were as follows:

Resolved, by the Senate and House of Representatives in General Court convened, That the United States and the State of Maine have a just and valid title to all the territory in dispute between Great Britain and the United States, on the north eastern frontier, and that the boundary line agreeably to the Caty stipulations of 1783, is capable of being ascertained and marked upon the earth's surface.

Resolved by the Senate and House of Representatives in General Court convened, That it is the duty of the General Government to prosecute the commission appointed to explore the north eastern boundary line till the whole is ascertained and marked by suitable monuments; from the source of the St. Croix to the

north west angle of Nova Scotia, and from said angle along the highlands described in the treaty of 1783, to the north westermost head of Connecticut river.

Resolved by the Senate and House of Representatives in General Court convened, That the military occupation by Great Britain of any part of the "disputed territory" is a violation of the rights of the State of Maine and of the United States and contrary to the arrangements entered into by the two governments.

Resolved by the Senate and House of Representatives in Geneeral Court convened, That though New Hampshire would deprecate a collision with the mother country; yet, preferring honorable war to dishonorable peace, if other means fail of settling the dispute, she tenders her whole means and resources to the authorities of the Union, in sustaining our rights and honor.

Resolved by the Senate and House of Representatives in General Court convened, That the Governor be and hereby is requested to transmit a copy of the foregoing report, and of these resolutions, to each of the Governors of the several States, and to each of the Senators and Representatives in Congress from this State.

On the question, shall said resolutions be adopted?

It was decided in the affirmative.

So the resolutions were adopted.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Ferrin submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That Aaron Carter, Atkinson Webster, Emery Burgess and Philip Sargeant be allowed the sum of sixty-four dollars each in full of their services, and that Jacob C. Carter be allowed the sum of sixty-eight dollars in full for his services, and that the same be paid out of any money in the Treasury not otherwise appropriated.

Which was read a first and second time.

On motion of Mr. Ferrin-

Ordered, That the rules of the House be so far suspended that the resolution re read a third time at the present time.

The resolution was then read a third time.

Resolved, That it s.

Ordered, That the Clerk request the concurrence of the Senate therein.

Pursuant to previous notice and by leave-

Mr. Calley introduced a bill entitled "An act in addition to an act entitled an act for the punishment of idle and disorderly per-

sons and for the support and maintenance of the poor, passed Dec. 16, 1828."

Which was read a first time.

On motion of Mr. Smith of Bradford-

Resolved, That said bill be postponed to the next session of the Legislature.

Pursuant to previous notice and by leave-

Mr. Morrison of Manchester introduced a bill entitled "An act to constitute the county of Stark."

Which was read a first time.

On motion of Mr. Morrison of Manchester-

Resolved, That the bill entitled "An act to constitute the county of Stark" be postponed to the next session of the Legislature, and that the selectmen of the several towns in the counties of Rockingham and Hillsborough insert in the warrant for calling the next annual meeting in their respective towns an article to take the sense of the qualified voters on the question—"Is it expedient that a new county should be formed to consist of parts of Rockingham, Hillsborough and Merrimack counties?" and make return of the votes given on said question in their respective towns to the Sccretary of State on or before the first Tuesday of June next.

On motion of Mr. Bordman of Gilford-

The House resumed the consideration of the bill entitled "An act in addition to an act approved June 28, A. D. 1821, entitled an act in addition to an act entitled an act to incorporate sundry persons by the name of the president, directors and company of the New Hampshire Union Bank, approved June 18, 1802."

On motion of Mr, Treadwell-

Resolved, That said bill be postponed to the next session of the Legislature.

On motion of Mr. Smith of Bradford-

Resolved. That the rules of the House be so far suspended that all bills which are in order for a third reading this afternoon at three o'clock be in order for a third reading at the present time.

The House accordingly proceeded to the order of the day up-

on bills of the following titles, to wit:

"An act in addition to an act relating to the organization of the courts of justice."

"An act to unite school district No. 6 psom with Repub-

lican school district in Pittsfield."

"An act establishing the times and places of holding courts of Probate in the county of Strafford."

"An act to divide the State into districts for the choice of Sen

"An act to incorporate Engine company No. 1, in Mason Village."

"An act in favor of Light Infantry and other companies in this

State."

Which were severally read a third time.

Resolved, That they pass and that their titles be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the bill entitled "An act in addition to an act to incorporate the Amoskeag Falls Bridge," which came down from the Hon. Senate.

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded in the order of the day upon the bill entitled "An act relating to Railroads," which came down from the Hon. Senate.

Which was read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded in the order of the day upon the bill entitled "An act in amendment of an act entitled an act to incorporate the Rockingham Mutual Fire Insurance Company, approved June 26, 1838."

Which was read a third time.

Resolved That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Hon.

Senate in the amendment made by the House to said bill.

The House proceeded in the order of the day upon the bill entitled "An act in addition to and in amendment of an act entitled an act in addition to and in amendment of an act entitled an act in relation to the militia, passed July 3, 1838."

Which was read a third time.

Mr. Blake moved that the bill be indefinitely postponed.

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are—Messrs.

Robinson of Brentwood
Patten of Candia
Noyes
Brown of Chester
Webster

Taylor
Porter
Ladd of
Odlin
Foss of

Porter Ladd of Epping Odlin

Foss of Greenland

Towle of Hampton Sanborn of Hampton Falls

Blake Thayer Boyd Vennard Pickering Stickney

Batchelder of North Hampton Price

Hoit of Northwood

Crawford

George of Plaistow Wiggin of Portsmouth Brown of Raymond

Garland

Thompson of Salem Brown of Seabrook

Palmer

Morrison of Windham Clough of Barrington Sawyer of Dover Peirce of Dover

Christie

Jones of Farmington Allen of Lee Buzzell of Middleton

Varney

Locke of New Durham

Witham Torr Perkins

Foss of Strafford Morrill of Somersworth

McDuffie Mooney

Young of Barnstead Rollins of Barnstead

Paine

Bordman of Gilford Robinson of Gilford

Leavitt Wight Tebbets Eastman Ela Curry and to town or tes m

Morrison of Sanbornton

Cate

Burleigh of Sandwich Hall of Tamworth

1 hurston

Morrill of Boscawen Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Shute Carter

Robinson of Concord Hoit of Concord Wiggin of Epsom Burley of Franklin

Marsh Ayer Knowlton

Clough of Loudon Gibson of Newbury

Flanders

Hoyt of Northfield

Doe

Page of Sutton

Pattee

Thompson of Warner Wallace of Amherst

Chandler

Bailey of Brookline

Goodale

Bixby of Francestown

Peavey

Bixby of Litchfield

Bordman of Lyndeborough Morrison of Manchester

Stark

Stevens of Mason

McGaw Spalding Beard Baldwin

Gibson of Pelham Steele

Ames Barnes

Kingsbury of Temple Woodbury

Whittemore Swett

Kingsbury of Alstead

Cooledge

Mason of Dublin Parker of Fitzwilliam

Bill Felt

Wheeler of Keene

Mack Osgood Converse Copeland

Mason of Sullivan

Whitcomb
Tudor
Humphrey
Hamlin
Bingham
Grannis
Breck

Hall of Croydon

Willey
Moulton
Prentiss
Goldthwait
Cutler
Blaisdell

Ladd of Holderness

Perrin

Buzzell of Ellsworth

Whidden
Johnson
Haines
Cole

Those who voted in the negative are—Messrs.

Knight

Sanborn of Deerfield Stevens of Goffs

Rawlings of Deerfield Stevens of Goffs

Currier

Robinson of Poplin

Laighton Treadwell

Brown of Seabrook Young of Meredith

Norris Calley

Wedgewood
Towle of Freedom
Wentworth

Haley Beacham

Wiggin of Ossipee
Thompson of Wolfborough

Scribner

Morgan

Stevens of Goffstown
Jones of Goffstown
Baker of Hillsborough
Pierce of Hillsborough

Putnam

Weeks of Richmond

Baker of Troy
Locke of Alexandria

Lang
Wilcomb
Prescott
Moore

Sanborn of Campton
Blodgett of Canaan
Page of Benton

Rand

Blodgett of Dorchester

Wallace of Françonia Goodwin Little Adams of Grafton Peabody Cheney Smith of Haverhill Pitman Weeks of Hill Glines Clark Emerton Savage Ballou Parker of Littleton Emery Low Young of Stewartstown Stevens of Lyman McGrath Day Evans

Ayes 139. Noes 61.

So the bill was indefinitely postponed.

The House proceeded in the order of the day upon the bill reported by the committee on Military Affairs to whom was referred the petition of the officers of the sixth regiment of N. H. militia, praying for the removal of William H. Alexander, Captain of the fifth company in said regiment.

On motion of Mr. Sanborn of Deerfield-

Ordered, That said bill be put upon its second reading for the purpose of amendment.

On motion of Mr. Sanborn of Deerfield—

Ordered, That said bill be recommitted to the committee on Military Affairs,—leave being granted to said committee to sit during the session of the House.

The House proceeded in the order of the day upon the bill entitled "An act establishing the salaries of the Justices of the Superior Court of Judicature."

Which was read a third time.

On the question, shall the bill pass? The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Robinson of Brentwood

Noyes

Brown of Chester

Taylor

Robinson of Exeter

Blake

Thayer

Stickney

Laighton

Sawyer of Dc ar

Witham

Morrill of Somersworth

Bordman of Gilford

Wight

Tebbetts

El

Curry Harmon Wentworth

Hall of Tamworth Robinson of Concord

Burley of Franklin

Flanders

Wallace of Amherst

Chandler

Morrison of Manchester

McGaw Putnam

Sawyer of Nashua Baldwin

Ainsworth
Steele
Ames

Barnes

Kingsbury of Alstead

Hamilton

Parker of Fitzwilliam
Wheeler of Keene

Osgood
Baker of Trov

Tudor

Butterfield Humphrey Bingham Cotton Breck

Hall of Croyden

Jones of Washington

Blodgett of Canaan

Blaisdell

Smith of Haverhill

Brackett

Those who voted in the negative are—Messrs.

Patten of Candia

Webster

Sanborn of Deerfield Rawlins of Deerfield

Ladd of Epping
Foss of Greenland
Towle of Hampton

Boyd Vennard

Batchelder of North Hampton

Hoyt of Northwood Robinson of Poplin

Wiggin of Portsmouth

Treadwell

Brown of Raymond

Garland

Brown of Seabrook

Fifield

Morrison of Windham Clough of Barrington Peirce of Dover

Townsend

Jones of Farmington

Allen of Lee

Buzzell of Middleton Locke of New Durham

Perkins

Foss of Strafford McDuffie Mooney

Young of Barnstead

Paine

Robinson of Gilford

Leavitt Eastman

Young of Meredith

Norris Calley Parrish

Cate Wedgewood

Towle of Freedom
Burleigh of Sandwich

Beacham

Wiggin of Ossipee *

Thompson of Wolfborough

Thurston Converse Copeland Marden Abhott Scribner Morrill of Boscawen Grannis

Morgan Moulton Smith of Bradford Prentiss Sanborn of Canterbury Bailey of Chichester Goldthwaite Cutler Shute

Adams of Springfield Carter Rogers Gutterson

Locke of Alexandria Wiggin of Epsom

Ishvor belief Lang * Marsh Wilcomb Ayer Prescott Knowlton Page of Benton Clough of Loudon

Gibson of Newbury Rand

Blodgett of Dorchester Hoyt of Northfield Wallace of Franconia Doe Adams of Grafton Page of Sutton

Cheney Thompson of Warner Ferrin Langley Weeks of Hill Davis of Antrim Ladd of Holderness Bailey of Brookline

Clark Goodale Savage Stevens of Goffstown

Parker of Littleton Jones of Goffstown Stevens of Lyman Peavev

Perrin Baker of Hillsborough

Buzzell of Ellsworth Farley Goodwin Bixby of Litchfield

Whidden Boardman of Lyndeborough Peabody Stark Pitman Gibson of Pelham

Glines Kingsbury of Temple Johnson Woodbury Emerton Whittemore Haines Swett Emery Coolidge

Low Mason of Dublin Green Bill

Young of Stewartstown Felt

Day Mack Cole Weeks of Richmond

Ayes 52, Noes 134.

So the bill was rejected.

A message form the Senate by their Clerk:

"Mr. Speaker:—The Senate concur with the House of Representatives in their amendment to the bill entitled "An act to divide the county of Grafton into two judicial districts."

The Senate have postponed to the next session of the Legislature the bill entitled "An act to incorporate the President, Di-

rectors and Company of the Sullivan County Bank."

The Senate concur with the House of Representatives in the

passage of bills with the following titles, to wit:

"An act altering the times and places of holding Courts of Probate in the county of Hillsborough."

"An act to alter the names of certain persons."

The Senate concur with the House of Representatives in the passage of a bill entitled "An act to alter the time of calling out the militia for inspection," with an amendment, in which they ask the concurrence of the House."

On motion of Mr. Merrill-

Resolved, That the House concur with the Honorable Senate in said amendment.

Ordered, That the Clerk inform the Senate thereof.

The House proceeded in the order of the day upon the bill entitled "An act to incorporate the Campton Village Manufacturing Company."

Which was read a third time. On motion of Mr. Ferrin—

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Smith of Bradford—

Resolved, That the rules of the House be so far suspended that all resolutions which were in order for a third reading this afternoon be in order for a third reading at the present time

The House accordingly proceeded to the order of the day upon a resolution providing for repairs of military carriages, guns and

harnesses.

Which was read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the resolution authorizing the commanding officer of the Winnipisseogee Guards to culist and enrol in said regiment fifteen soldiers from any company of Infantry in Gilford or Gilmanton.

Which was read a third time.

On motion of Mr. Tebbetts-

Ordered, That said resolution be put upon its second reading. Mr. Tebbetts offered an amendment to the resolution.

And the question being put—

Shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

On motion of Mr. Tebbetts—

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the bill entitled "An act in favor of the Swanzey Artillery company."

Mr. Glidden moved that the bill be indefinitely postponed.

And the question being put,

It was decided in the negative. So the motion to postpone said bill indefinitely did not prevail.

On the question, shall the bill be read a third time?

It was decided in the affirmative.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker-The Senate have rejected the bill entitled "An act to secure the public against the frauds of banking institutions."

The Senate concur with the House of Representatives in the passage of the following resolutions:

A resolution in favor of Asa Fowler and others. A resolution in favor of George G. Fogg.

A resolution directing a copy of the laws Journals and other public documents of this State to be furnished to the New York Historical society.

A resolution in favor of Aaron Carter and others.

A resolution in favor of Reuben G. Wyman and others.

The Senate have passed a bill entitled "An act to limit the liability of bank directors and to prohibit officers of banks from receiving compensation for services in certain cases."

The House proceeded to the consideration of the foregoing bill which came down from the Hon. Senate.

Said bill was read a first and second time.

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid. Ordered, That the Clerk inform the Senate thereof.

Mr. Robinson of Poplin, from the committee on Military Affairs, to whom was re-committed the bill founded upon the petition of the officers of the sixth regiment praying for the removal of Captain William H. Alexander, reported as a substitute therefor a bill entitled "An act discharging an officer of the militia from arrest."

Which was read a first and second time. On motion of Mr. Sanborn of Deerfield-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Leavitt submitted a resolution authorizing the Secretary of State to furnish copies of the statute laws of this State to county officers in the counties of Belknap and Carroll.

Which was read a first and second time.

On motion of Mr. Leavitt-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded to the order of the day for eleven o'clock upon the bill entitled "An act to incorporate the Amoskeag Savings Society."

Which was read a second time.

Mr. Spalding offered an amendment to the bill.

And the question being put, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

On motion of Mr. Baker of Hillsborough—

Resolved, That the bill be postponed to the next session of the Legislature.

The House proceeded in the order of the day upon the resolution prescribing the duties of bank commissioners.

Which was read a second time.

On motion-

Ordered, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

The House proceeded in the order of the day upon the resolution directing the princing of the public acts and resolves in the Manchester Representative.

Which was read a second time.

On the question-

Shall the resolution be read a third time?

It was decided in the negative. So the resolution was rejected. On motion of Mr. Wedgewood—

The House resumed the consideration of the report of the committee on the Judiciary, to whom was referred the petition of Josiah Dearborn praying for legislation with regard to the repairing

of a meeting-house.

Mr. Wedgewood moved that the resolution reported by the committee be amended by striking out all after the word "Resolved," and inserting instead thereof the words following: "that the further consideration of said subject be postponed to the next session of the Legislature."

And the question being put,

Shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

On the question,

Shall the resolution pass?

It was decided in the affirmative.

So the resolution passed.

Mr. Bruce submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convend, That the Clerks of the Senate and House of

Representatives be requested to leave in the office of the Secretary of State within ninety days after the close of every session of the Legislature, the original journals of the Senate and House of Representatives, to be deposited in the State archives, and that the copy of said journals heretofore required be dispensed with, any law, custom or usage to the contrary notwithstanding.

Which was read a first and second time.

On motion of Mr. Bruce-

Resolved, That the rules of the House be so far dispensed with that said resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Pursuant to previous notice and by leave-

Mr. Bingham introduced a bill entitled "An act to encourage the manufacture of silk."

Which was read a first time.

On motion of Mr. Harmon-

Resolved, That said bill be postponed to the next session of the Legislature:

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of his resolution that the House reconsider the vote denying a third reading to the bill entitled "An act to incorporate the Proprietors of the Mount Washington Bridle Road."

And the question being put upon said motion,

It was decided in the negative. The talker of about a second

So the House refused to reconsider said vote.

On motion-

The House adjourned

AFTERNOON.

A message from the Senate by their Clerk

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of bills with the following titles, to wit:

"An act making appropriations for the Militia of this State for the year 1841."

"An act to incorporate the Concord East Village Fire Engine

Company."

"An act in addition to and in amendment of an act entitled an act to constitute the counties of Belknap and Carroll, passed Dec. 23, 1840."

The Senate concur with the House of Representatives in their amendment to the bill entitled "An act relating to Railroads."

The Senate concur with the House of Representatives in the appointment of a committee to wait upon Lawson Coolidge, and inform him of his appointment to the office of Warden of the State Prison, and if he accept the same to receive of him the customary bond, and to inform His Excellency the Governor of said appointment, and have on their part joined Mr. Straw.

The Senate concur with the House of Representatives in the passage of bills of the following titles, and the following resolu-

tions:

"An act in addition to an act relating to the organization of the

courts of justice."

"An act establishing the times and places of holding courts of Probate in the County of Strafford."

"An act to incorporate Engine Company No. 1, in Mason Vil-

lage."

"An act to unite school district No. 6 in Epsom, with Republican school district in Pittsfield."

Sundry resolutions providing for repairs of military carriages,

guns and harnesses.

A resolution authorizing the commanding officer of the Winnipisseogee Guards, to enlist fifteen additional soldiers.

On motion of Mr. Bordman of Gilford-

The House resumed the consideration of the bill entitled "An act establishing the salary of the Attorney General."

On motion of Mr. Blaisdell-

Resolved, That said bill be indefinitely postponed.

On motion of Mr. Parker of Fitzwilliam-

The House resumed the consideration of the resolution directing an inquiry into the expediency of prescribing the time of distributing the New Hampshire laws.

On the question, shall the resolution pass?

It was decided in the negative. So the resolution was rejected.

Mr. Blake from the committee on Military Affairs to whom were referred the returns of the Adjutant General, made a repor-

Whereupon-

Resolved, That said returns be filed in the office of the Adjutant General.

On motion of Mr Foss of Greenland-

The House resumed the consideration of the bill entitled "An act in addition to an act entitled an act relating to the public property in the arsenal at Portsmouth and Lancaster."

Mr. Day offered an amendment to said bill.

Mr. Swasey offered an amendment to said amendment.

On the question, shall the amendment to the amendment be adopted?

It was decided in the affirmative.

So the amendment to the amendment was adopted.

And on the question, shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Mr. Day offered a further amendment to the bill.

And the question being put,

Shall said amendment be adopted?

It was decided in the affirmative. Her believe the ado operated

So the amendment was adopted.

Mr. Day offered a further amendment to the bill.

And the question being put,

Shall the amendment be adopted?

It was decided in the negative.

So the amendment was rejected.

On motion of Mr. Treadwell-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate have postponed to the next session of the legislature the bill entitled "An act relating to the Militia."

The Senate concur with the House of Representatives in the passage of a bill entitled "An act to incorporate the New Hampshire Farmers' Mutual Fire Insurance company," with an amendment in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing by with the amendment which came down from the Honorable Senate.

22

Mr. Smith of Bradford moved that the House concur with the Senate in the adoption of said amendment.

And the question being put— It was decided in the affirmative.

So the House concurred in the adoption of said amendment. Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in their amendment to the bill entitled "An act in amendment of an act entitled an act in addition to an act entitled an act to incorporate the Rockingham Mutual Fire Insurance Company, approved June 26, 1838."

The Senate have postponed indefinitely the resolution directing the original journals of the Senate and House of Representatives

to be deposited in the office of the Secretary of State.

The Senate concur with the House of Representatives in the passage of a bill entitled "An act discharging an officer of the militia from arrest."

Mr. Young of Meredith submitted a resolution appropriating one hundred and eighteen dollars and thirty-five cents to the sealer of weights and measures for the county of Carroll for the use of said county.

Which was read a first time.

On motion of Mr. Peirce of Dover-

Ordered, That the resolution be referred to the committee on Claims,—leave being granted to said committee to sit during the session of the House.

Mr. Doe submitted a resolution granting one copy of Carrigain's map of New Hampshire to the Literary Institute and Gymnasium at Pembroke.

Which was read a first and second time.

Mr. Flanders offered an amendment to the resolution.

And the question being put,

Shall the amendment be adopted?

It was decided in the affirmative.

So the amendment was adopted.

Mr. Sawyer of Nashua offered a further amendment to the resolution, extending said grant to all academies and other institutions in the State to which said map has not heretofore been granted.

And the question being put—

Shall said amendment be adopted?

It was decided in the affirmative. So the amendment was adopted.

Mr. Chandler of Bedford offered a further amendment to the resolution.

And the question being put,

Shall said amendment be adopted?

It was decided in the negative. So the amendment was rejected.

Mr. Baker of Hillsborough offered a further amendment to the resolution.

And the question being put,

Shall said amendment be adopted? he said on his avoid would

It was decided in the affirmative. So the amendment was adopted.

On motion of Mr. Baker of Hillsborough-

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Bruce, from the committee on Claims, to whom was referred the resolution in favor of the sealer of weights and measures for the county of Carroll, reported the same in a new draft.

Which was read a first and second time. On motion of Mr. Young of Meredith—

Resolved, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the Clerk request the concurrence of the Senate therein.

Mr. Wight, from the committee on Engressed Bills, reported that they have carefully examined and find correctly engressed the following resolutions.

A resolution in favor of Asa Fowler and others.

A resolution directing a copy of the laws, journals and other public documents to be furnished to the New York Historical Society.

A resolution in favor of Aaron Carter and others.

A resolution in favor of George G. Fogg.

A resolution in favor of Reuben G. Wyman and others.

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

A message from the Senate by their Clerk: at he had been the

"Mr. Speaker—The Senate have passed a bill entitled "An act to incorporate the Female Charitable Society of Concord," in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill which came down from the Hon. Senate.

The bill was read a first time.

On the question, shall the bill be read a second time? The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Noyes Brown of Chester

Webster Taylor Porter

Batchelder of Hampstead Sanborn of Hampton Falls

Blake Thayer Boyd Vennard

Vennard Stickney

Wiggin of Portsmouth Brown of Seabrook

Palmer Morrison of Windham Clough of Barrington Sawyer of Dover

Peirce of Dover Townsend Varney Witham

Torr

Foss of Strafford Morrill of Somersworth McDuffie

Mooney Bordman of Gilford

Norris Parrish Cate Harmon Wentworth Hall of Tamworth

Thompson of Wolfborough

Thurston Price

Morrill of Boscawen

Shute, Carter

Robinson of Concord Hoit of Concord Burley of Franklin

Knowlton

Clough of Loudon

Flanders

Hoit of Northfield Wallace of Amherst Bixby of Francestown Stevens of Mason

McGaw Putnam Bruce

Sawyer of Nashua

Spalding
Beard
Baldwin
Ainsworth
Ames

Kingsbury of Temple Kingsbury of Alstead

Hamilton Coolidge

Mason of Dublin

FRIDAY, JULY 2, 1841.

Parker of Fitzwilliam Bingham

Felt

Wheeler of Keene

Osgood

Converse Mason of Sullivan

Abbott

Baker of Troy

Tudor Butterfield

Humphrey

Hamlin

Bingham Cotton

Breck

Hall of Croydon

Prentiss

Moore

Adams of Grafton Ladd of Holderness

Brackett
Perrin
Dearborn

Wheeler of Milan

Those who voted in the negative are—Messrs.

Knight

Sanborn of Deerfield Rawlins of Deerfield Ladd of Epping

Foss of Greenland

Pickering

Currier

Batchelder of North Hampton

Hoitt of Northwood -

Crawford

George of Plaistow Robinson of Poplin

Laighton Dennett

Treadwell Brown of Raymond

Garland

Thompson of Salem Jones of Farmington

Allen of Lee

Buzzell of Middleton Locke of New Durham

Perkins

Young of Barnstead

Paine Leavitt Tebbetts

Eastman Ela

Calley

Morrison of Sanbornton

Wedgewood

Towle of Freedom Burleigh of Sandwich

Haley Beacham

Wiggin of Ossipee

Marden Scribner Morgan

Smith of Bradford Sanborn of Canterbury Bailey of Chichester

Gutterson of the same of the same of

Wiggin of Epsom

Marsh Wilson

Gibson of Newbury
George of Salisbury
Page of Sutton

Pattee

Thompson of Warner

Langley

Davis of Antrim

Chandler

Bailey of Brookline

Goodale

Stevens of Goffstown

Jones of Goffstown

Peavey

Baker of Hillsborough Pierce of Hillsborough

Farley Cross

Bixby of Litchfield

Morrison of Manchester

Stark McMillen

Gibson of Pelham Woodbury

Colby Whittemore

Bill Mack

Weeks of Richmond

Whitcomb Copeland Willey Goldthwait Glidden Jones of Washington Locke of Alexandria

Wilcomb Prescott

Sanborn of Campton

Ayes 88. Noes 110.

So the bill was rejected.

Mr. Haley, from the joint select committee appointed to inform Lawson Coolidge of his appointment to the office of Warden of the State Prison for the ensuing year, and to receive of

ernor of said appointment, reported-

State. Which report was accepted.

On motion of Mr. Baker of Troy—

Blodgett of Canaan Page of Benton

Rand

Wallace of Franconia

Cheney Swasev

Smith of Haverhill

Ferrin Weeks of Hill

Clark Savage

Stevens of Lyman

McGrath

Buzzell of Ellsworth

Evans Goodwin Whidden Little Peabody Emerton Ballou Emery Low

Young of Stewartstown

Day

That the committee have notified said Coolidge of his appointment to said office, that said Coolidge has signified his acceptance of the same, and has furnished a bond to the State in the sum of twenty thousand dollars, with sureties of sufficient ability for the faithful discharge of the duties of said office, of all which the committee have notified His Excellency the Governor, and that His Excellency has approved said bond, and caused the same to be filed in the office of the Secretary of

him the customary bond and to inform His Excellency the Gov-

The House resumed the consideration of the bill entitled "An act in addition to an act entitled an act for the preservation of highways and bridges, passed July 6, 1839."

The question being upon the motion of Mr. Morrill of Somersworth that said bill be indefinitely postponed,

And the aves and noes having been called for-

Those who voted in the affirmative are-Messrs.

Sanborn of Deerfield

Rawlins of Deerfield Wiggin of Ossipee

Ladd of Epping Foss of Greenland

Batchelder of Hampstead Marden Sanborn of Hampton Falls

Blake Boyd Pickering Currier

Hoit of Northwood

George of Plaistow Laighton

Brown of Raymond Thompson of Salem Brown of Seabrook

Palmer

Morrison of Windham Clough of Barrington Peirce of Dover Jones of Farmington Allen of Lee

Perkins Foss of Strafford McDuffie

Young of Barnstead

Bordman of Gilford

Eastman Calley

Morrison of Sanbornton

Towle of Freedom Hall of Tamworth

Haley

Beacham

Thompson of Wolfborough

Thurston Price

Sanborn of Canterbury Bailey of Chichester Wiggin of Epsom Clough of Loudon

Flanders

Bailey of Brookline Bixby of Francestown Stevens of Goffstown Pierce of Hillsborough

Cross

Morrison of Manchester

Stark Putnam Woodbury . Coolidge Butterfield Humphrey Willey

Lang Moore

Blodgett of Dorchester

Weeks of Hill

Savage

Buzzell of Ellsworth

Goodwin Emerton

Young of Stewartstown

Those who voted in the negative are-Messrs.

Knight Bixby of Litchfield

McGaw Noyes Bruce " See Hild him day of Brown of Chester

Webster Sawyer of Nashua

Taylor Beard Porter

Baldwin de mi harov on w evon! Robinson of Poplin Gibson of Pelham

Dennett Ames

Christie Kingsbury of Temple

Buzzell of Middleton Colby Varney Whittemore

Locke of New Durham Kingsbury of Alstead

Mooney Hamilton

Leavitt Parker of Fitzwilliam

Tebbetts Felt Wedgewood Osgood

Wentworth Weeks of Richmond

Burleigh of Sandwich Converse Scribner entitional to value Copeland

Morrill of Boscawen Mason of Sullivan

Morgan Abbott Shute Whitcomb Carter Baker of Troy Robinson of Concord Hamlin Hoit of Concord Bingham Gutterson Prentiss Burley of Franklin Goldthwait Marsh

Wilson Jones of Washington Knowlton Locke of Alexandria

Glidden

Gibson of Newbury Wilcomb

Hoit of Northfield Prescott Doe

Sanborn of Campton George of Salisbury Blodgett of Canaan Page of Sutton Page of Benton Pattee Wallace of Franconia

Langley Adams of Grafton

Wallace of Amherst Chenev

Goodale Smith of Haverhill

Jones of Goffstown Ferrin

Peavev Ladd of Holderness

Baker of Hillsborough Clark Stevens of Lyman Peabody
Perrin Johnson
McGrath Ballou
Dearborn
Little Low

Ayes 67. Noes. 94.

So the motion to postpone said bill indefinitely did not prevail.

Mr. Treadwell moved that the bill be postponed to the next*
session of the Legislature.

And the question being put, It was decided in the negative. So said motion did not prevail.

Mr. Treadwell moved that the bill be postponed to Saturday next.

And the question being put,

The ayes and noes were called for.

Those who voted in the affirmative are-Messrs.

Ladd of Epping Batchelder of Hampstead Sanborn of Hampton Falls Pickering Currier Batchelder of North Hampton Hoit of Northwood Wiggin of Portsmouth Treadwell Brown of Raymond Palmer Clough of Barrington Allen of Lee McDuffie Mooney. Calley Morrison of Sanbornton Towle of Freedom Hall of Tamworth Halev Beacham Wiggin of Ossipee

Marden

Bailey of Chichester Chandler Pierce of Hillsborough Farley Cross Bixby of Litchfield Putnam McMillen Cooledge Butterfield Goldthwait Lang Page of Benton Blodgett of Dorchester Cheney Weeks of Hill Savage Buzzell of Ellsworth Evans Goodwin

Young of Stewartstown

Those who voted in the negative are-Messrs.

Knight

Patten of Candia

Noyes

Brown of Chester

Webster Taylor Porter Thayer Boyd

Vennard Robinson of Poplin Thompson of Salem

Morrison of Windham

Christie

Jones of Farmington Buzzell of Middleton

Varney

Locke of New Durham

Perkins

Foss of Strafford Bordman of Gilford

Leavitt
Wight
Ela
Norris
Cate

Wedgewood Wentworth

Burleigh of Sandwich Thompson of Wolf borough

Thurston Scribner Price

Morrill of Boscawen

Morgan Shute Carter

Hoit of Concord Robinson of Concord

Gutterson

Burley of Franklin

Knowlton

Clough of Loudon Gibson of Newbury Hoyt of Northfield George of Salisbury Page of Sutton

Pattee Langley

Davis of Antrim

Goodale

Stevens of Goffstown Jones of Goffstown

Peavey

Morrison of Manchester

Stark McGaw Bruce

Sawyer of Nashua

Beard Baldwin Ainsworth

Gibson of Pelham

Ames
Woodbury
Whittemore
Swett

Kingsbury of Alstead Mason of Dublin

Felt Osgood

Weeks of Richmond

Converse Copeland

Mason of Sullivan

Abbot
Whitcomb
Baker of Troy
Tudor

Tudor Humphrey Bingham Prentiss Glidden Jones of Washington

Locke of Alexandria Wilcomb

Prescott Sanborn of Campton Peabody Blodgett of Canaan Wallace of Franconia Adams of Grafton

Ferrin Clark

Stevens of Lyman

Perrin McGrath Dearborn Little

Emerton an ent of francisco of Ballou Ballou no solione of Smith of Haverhill Emery Low

Day

Ayes 45-Noes 106.

So the motion to postpone said bill to Saturday next did not prevail.

On the question, shall the bill be read a third time?

It was decided in the affirmative.

On motion of Mr. Baker of Troy-

Resolved, That the rules of the House be so far suspended that the bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Treadwell-

Resolved, That the House take a recess until seven o'clock.

SEVEN O'CLOCK.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the rules of the House be so far suspended

that he be allowed at this time to introduce a bill.

Mr. Sanborn of Deerfield accordingly introduced a bill entitled "An act explanatory of and in addition to an act making appropriations for the militia of this State for the year 1841."

Which was read a first and second time. On motion of Mr. Sanborn of Deerfield-

Resolved, That the rules of the House be so far suspended that said bill be in order for a third reading at the present time.

The bill was then read a third time.

Resolved, That it pass and that its title be as aforesaid.

Ordered, That the Clerk request the concurrence of the Senate therein.

On motion of Mr. Blake-

Resolved, That all bills, resolutions and other papers presented to this House the present session, and not otherwise disposed of, be postponed to the next session of the Legislature.

On motion of Mr. Parker of Fitzwilliam-

Resolved, That when the House adjourn this afternoon, they adjourn to meet again to-morrow at four o'clock in the forenoon.

A message from the Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the pasage of bills with the following titles, and the following resolutions, to wit:

"An act to divide the State into districts for the choice of Sen-

ators."

"An act to enable the Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other Railroad in the town of Somersworth."

"An act in favor of the Swanzey Artillery Company."

"An act securing to mechanics and laborers a lien on buildings, ships and other vessels."

Sundry resolutions relating to the subject of the Northeastern

Boundary.

A resolution directing a copy of Carrigain's map to be granted to such academies and other incorporated institutions as have not been furnished with the same.

A resolution directing the Secretary of State to furnish the county officers in the couties of Belknap and Carroll with the statute laws of this State.

The Senate have postponed to the next session of the Legislature the bill entitled "An act in addition to an act entitled an act for the preservation of highways and bridges, passed July 6, 1839."

The Senate have postponed to the next session of the Legislature the bill entitled "An act in addition to an act entitled an act relating to the public property in the arsenal at Portsmouth and Lancaster."

The Senate concur with the House in the passage of a bill entitled "An act in favor of light infantry and other companies in this State," with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing bill, with the amendment, which came down from the Hon. Senate.

On motion of Mr. Sanborn of Deerfield-

Resolved, That the House concur with the Senate in the adoption of said amendment.

Ordered, That the Clerk inform the Senate thereof.

The following resolution was laid upon the Clerk's table by Mr.

Sawyer of Nashua:

Resolved, That the thanks of the House be presented to the Hon. John S. Wells for the impartial and highly acceptable manner in which he has discharged the duties of the Chair the present session.

Which was read by the Clerk and adopted by the House.

To which the Speaker replied as follows:

Gentlemen—To be able to perform the duties of the station to your satisfaction was my ardent wish on taking the Chair, and to be assured that I have succeeded, as I am by the flattering resolution you have just passed, is a source of high satisfaction, and in tendering you my thanks for this kind approval of my official conduct, it is with pleasure I avow that to your generous aid and support I am chiefly indebted for whatever success may have attended my efforts. To your industry and faithful attention, Gentlemen, to the business of the House, I am free to bear witness, and with pleasure will add that during the session, amid the many exciting and interesting scenes which have arisen, your deliberations have been characterized by an elevated bearing, alike honorable to yourselves and to the people you represent.

Gentlemen—as you are now about to seperate and return to your constituents and your homes, you will carry with you my best wishes for your future success and happiness, and may the kind greetings of your families and friends be accompanied with the assurance of their entire exemption during your absence from the afflicting ills of life. And now, Gentlemen, in conclusion, allow me to bid you all collectively and individually a friendly adieu.

A message from the Senate by their Clerk.

"Mr. Speaker—The Senate have reconsidered the vote adopting the resolutions relating to the subject of the Northeastern Boundary, and have passed the same resolutions, with an amendment, in which they ask the concurrence of the House."

The House proceeded to the consideration of the foregoing resolutions, with the amendment, which came down from the Hon. Senate, which amendment was to strike out the words "of the foregoing report and" in the fourth and fifth lines of the last of said resolutions.

Mr. Baker of Hillsborough moved that the House nonconcur

with the Senate in the adoption of said amendment,

Mr. Baker of Hillsborough called for the reading of the report accompanying said resolutions.

Which was read-

But before the question was taken,

Mr. Baker of Hillsborough withdrew said motion.

Mr. Sawyer of Nashua moved that the House concur with, Senate in the adoption of said amendment.

And the question being put, It was decided in the negative.

So the House refused to concur in the adoption of said amendment.

Ordered, that the clerk inform the Senate thereof.

A message from Senate by their Clerk:

"Mr. Speaker—The Senate concur with the House of Representatives in the passage of a bill entitled "An act explanatory of and in addition to an act entitled an act making appropriations for the militia of this State for the year 1841, passed June session 1841."

The Senate have reconsidered the vote to postpone to the next session of the Legislature the bill entitled "An act in addition to an act entitled an act relating to the public property in the arsenal at Portsmouth and Lancaster," and concur with the House of Representatives in the passage of said bill."

A further message from the Senate by their Clerk?

"Mr. Speaker—The Senate recede from their amendment to the resolutions relating to the subject of the Northeastern Boun-

dary, and have passed said resolutions.

The Senate concur with the House of Representatives in the passage of the resolution appropriating one hundred and eighteen dollars for furnishing the county of Carroll with a set of standard weights and measures."

On motion of Mr. Baker of Hillsborough— The House adjourned.

SATURDAY, JULY 3, 1841.

On motion-

Resolved, That the rules of the House be so far suspended that the reading of the Journal of yesterday be dispensed with.

Mr. Wight, from the joint committee on Engrossed Bills, reported that they have carefully examined and find correctly engrossed bills of the following titles, and the following resolutions, to wit:

"An act to incorporate the People's Mutual Fire Insurance Company."

"An act to alter the times of calling out the militia for inspec-

·tion."

"An act in favor of Light Infantry and other companies in this State."

A resolution relating to Artillery companies in this State.

"An act explanatory of and in addition to an act making appropriations for the militia of this State for the year 1841, approved June session 1841."

"An act in addition to an act entitled an act relating to the public property at the arsenal at Portsmouth and Lancaster."

"An act relating to Railroads."

A resolution directing the county officers of the counties of Belknap and Carroll to be furnished with copies of the statute laws.

"An act to limit the liability of Bank Directors, and to prohibit officers of banks from receiving compensation for services in certain cases."

A resolution granting one copy of Carrigain's map to each incorporated academy and other incorporated institutions in this State.

A resolution appropriating one hundred and eighteen dollars for military carriages, guns and harnesses.

A resolution in favor of the Winnipisseogee Guards.

"An act securing to mechanics and laborers a lien on buildings, ships and other vessels."

"An act establishing the times and places of holding courts of Probate in the County of Strafford."

"An act in addition to an act relating to the organization of the courts of justice."

"An act to unite school district No. 6 in Epsom, with Republican school district in Pittsfield."

"An act to alter the names of certain persons."

"An act making appropriations for the Militia of this State for the year 1841."

"An act relating to Railroads."

"An act to divide the State into districts for the choice of Senators."

"An act to incorporate Engine Company No. 1, in Mason Vil-

lage."
"An act discharging an officer of the militia from arrest."

"An act in addition to an act entitled an act to incorporate the

Amoskeag Falls Bridge."

"An act to enable Great Falls and South Berwick Branch Railroad to cross Salmon Falls River, and to connect with any other Railroad in New Hampshire."

"An act in favor of Swanzey Artillery Company."

"An act to incorporate Concord East Village Fire Engine Company."

A resolution prescribing the duty of Bank Commissioners.

"An act in addition to and in amendment of an act entitled an act to constitute the counties of Belknap and Carroll, passed Dec. 23, 1840."

"An act in amendment of an act entitled an act in addition to an act entitled an act to incorporate the Rockingham Mutual Fire

Insurance Company, approved June 26, A. D. 1838."

"An act for altering times and places for holding Courts of Pro-

bate in the county of Hillsborough."

"An act to divide the county of Grafton into two Judicial districts."

Which were severally signed by the Speaker.

Ordered, That the Clerk inform the Senate thereof.

On motion of Mr. Colby-

Resolved, That a committee of ten be appointed on the part of the House with such as the Senate may join to wait on His Excellency the Governor and inform him that the Legislature having finished the business of the session, are now ready to be adjourned, to meet again at the Capitol in Concord on the last Wednesday of May next.

Ordered, That Messrs. Calley, Parker of Fitzwilliam, Rollins of Barnstead, Ferrin, Mooney, Pierce of Hillsborough, Spalding,

Prescott, Odlin and Johnson, be the committee.

Ordered, That the Clerk request the concurrence of the Senate therein.

A mesage from the Senate by their Clerk:

"Mr. Speaker,-The Senate concur with the House of Rep-

resentatives in the appointment of a joint select committee to wait upon His Excellency the Governor, and inform him that the business of the present session being finished, both branches of the Legislature are ready to be adjourned to the last Wednesday of May next,—and have on their part joined Messrs. Pickering and Johnson."

Mr. Wight, from the joint committee on Engrossed Bills, reported that they had presented to His Excellency the Governor all the Engrossed Bills, resolutions and addresses which have passed both branches of the Legislature during the present session.

Mr. Calley from the joint select committee appointed to wait on His Excellency the Governor and inform him that the business of the present session being finished, both branches of the Legislature are now ready to be adjourned to the last Wednesday of May next,—reported that they had attended to the duty assigned them.

A message from His Excellency the Governor, by the Secretary of State:

"Mr. Speaker:—I am directed by His Excellency the Governor to inform the House of Representatives that he has approved all bills, resolutions and addresses which have been presented for his consideration during the present session, and that agreeably to the wish of the Legislature and the provisions of the constitution, he now adjourns the Legislature to the last Wednesday of May next.

The Speaker then declared the House adjourned accordingly.

Attest-

HARRY HIBBARD, Clerk.

resentatives in the appointment of a joint select container to wait upon His Lightleney the Governor, and informathin that the business of the greath ression being finished, both branches of the gradition at ready to be adjourned to the last Wednesday of Mas next, send have on their part joined Mess. Pickering and Johnson

Mr. Wight, from the joint committee on Engrossed Pills, nocorned that the read presented to His fixedhole, the Gavernor all the Engrossed Bills, resolutions and addresses which have passed both translator of the Logislature during the present ses-

Mr. Galley, from the joint select communes apprainted to wait of Hr. Excellency the television and information that the present of the present session being mished, both branches of the tregic at we are east to be adjointed in the last Wellassday of his very reported that they but attended to the duty resigned them.

A pressage from the Excellency the Governor, by the Secre-

whe consider—I im dierted by His Excellench be Governot to alone the times of Representatives that he has approved
all inflating queens and addresses which have been presented to
a consideration author the present session, and that agreed by to
the rish of the breaster and the provisions of the constitution,
he now adjoint the Levislatic to the last. Wednesday of May

who Speaker due declared the Llouse adjourned accordingly

HARRY HESARD, Cier.

APPENDIX.

REPORT

OF THE JOINT COMMITTEE TO AUDIT THE

ACCOUNT OF THE TREASURER.

The joint committee appointed to audit the accounts of the Treasurer of this State,—Report, That they have carefully examined the following accounts from June 1st, 1840, to June 1st, 1841:

1. A bond due the State from Jasper Elkins and	d others.	da-
ted August 1, 1830, principal,	\$307	
Cancelled by balance due on said bond, (interest	ייייןו	
excepted)	\$307	00
2. An account of stock in New Hampshire Bank,	\$10,000	00
By 20 shares in said Bank,	10,000	
3. A general cash account embracing the follow-		
ing items of credit, to wit:	-	
Balance of cash in the Treasury, as found by the		
committee on settlement with the Treasurer, June		
1, 1840,	21,992	18
Cash of Thomas Triggs,	46	
Cash borrowed of Mechanicks' Bank, Concord,	20,000	00
Cash dividend on stock in N. H. Bank,	550	
Cash of James Willey, land agent,	151	
Cash for State tax, 1839,	1,574	
Cash for State tax, 1840,	39,275	
Cash, error in pay roll,	THE RESERVE OF THE PARTY OF THE	50
Cash of Secretary of State for civil commission,	629	S. Coldan
of the salah of on the act to speace not safe where he		201
Amounting to	\$84,228	20

Which is accounted for as follows, viz:		
Paid sundry orders for salaries of Governor,	138 ×	
Judges of Superior Court, Court of Common		
Pleas, Judges and Registers of Probate, Attorney		
Pleas, Judges and Registers of Hobate, Attorney		
General, Secretary, Treasurer and Warden of the	18 005	OA
State Prison,	17,235	24
Paid travel and attendance of the members of the		
Council at their several sessions, the Senate and		
House of Representatives June and November ses-		
sion, 1840,	35,501	80
Paid appropriations for State Prison,	10,534	
Paid appropriation for blind,	1,125	
Paid appropriation for bind,	1,275	
Paid appropriation for deaf and dumb,		
Paid military appropriations,	4,088	
Paid bounties on wolves, bears, wild cats and foxes,	1,814	
Paid for Geological Survey,	2,439	00
Paid sundry orders drawn by the Executive, not		
included in the above account,	6,138	79
Balance in the Treasury June 1, 1841,	4,075	
		-
this Side Report, That they have carefully ex-	\$84,228	20
	po 1,220	20
All which are correctly cast and duly vouched.	,	
JAMES PICKERING	,	
THOMAS P. TREAL	WELL	,

All which are correctly cast and duly vouched.

JAMES PICKERING,

THOMAS P. TREADWELL,

SAMUEL SWASEY,

WM. W. STICKNEY,

SECOND REPORT

OF THE TRUSTEES OF THE NEW HAMPSHIRE ASYLUM FOR THE INSANE.

To the Honorable,

in Mary Hampshire Bank, \$19,000 00

the Legislature of the State of New Hampshire.

The Trustees of the New Hampshire Asylum for the Insane, who were required by the act of the Legislature of Dec. 17, 1840, to report at this session the progress made, the amount and condition of the funds on hand and such other information as they may deem important for their consideration, respectfully submit the following Report:

That immediately after the passage of the act authorizing them to proceed in the erection of an Asylum, on condition that the

town of Concord should transfer and convey to said Asylum sureties to the amount of \$9,500,00, they met and organized the Board by choosing a President, Secretary and Treasurer, and proceeded to locate said Asylum in the town of Concord, about three fourths of a mile south westerly from the State House, said town of Concord having previously secured to said Asylum the sum of \$9,500.

The farm purchased for the use of said Asylum consists of between one hundred and twenty and one hundred and twenty-one

acres, for which was paid \$4,100.

A Building Committee has been appointed, authorized to erect suitable buildings on the land obtained for that purpose, who have proceeded to contract for the erection of said Asylum, and the contractors are now engaged in laying the foundation and preparing and furnishing the materials for the performance of their contracts.

Most of the principal contracts having been made and to the amount of about sixteen thousand dollars, the Trustees feel great confidence, that the expense of erecting the Asylum will not much, if any, exceed the estimate made to the Legislature, at its last

session.

From the contracts and progress already made, the Trustees expect the exterior of the building to be completed the present season, and the whole to be finished for the reception of one hundred and twenty patients by the first of November 1842.

The condition of the funds remain the same as reported at the last session of the Legislature, with the exception of about \$5,000 expended for the Farm and materials, and which has been principally received from the donation made by the town of Concord.

It is with real satisfaction that the Trustees are able to state that this eminently useful enterprise is in so rapid progress, and that the prospect is so favorable, that a retreat for that unfortunate class of our fellow men, the insane, will soon as practicable be

furnished in New-Hampshire.

JOHN CONANT, ENOS STEVENS, JN. H. STEELE, IRA StCLAIR, JOSIAH STEVENS, Jr. SAM'L SWASEY, JOHN S. WELLS, G. W. KITTREDGE JOSEPH LOW, C. H. PEASLEE,

Trustees
of the N. H.
Asylum for
the Insane.

Concord, June 4th, 1841.

town of Concerd should transfer and colorer to said Asylom sateties to the amount of *REPORT*

OF THE COMMISSIONERS OF LIFERARY FUND.

To the Honorable Senate, and House of Representatives:

In obedience to an act entitled "An act to establish a Literary Fund, to be collected from the several Banking Corporations within this State," the Commissioners therein named respectfully submit to the Honorable Legislature the amount, condition and circumstances of said fund, viz:

Cash on hand remaining undistributed, \$106,58
Received from the several Banks in the State this 9th June,
1841, viz:

Ashuelot Bank,	500,00
Cheshire Bank,	500,00
Claremont Bank,	300,00
Commercial Bank,	750,00
Connecticut River Bank,	300,00
Derry Bank,	500,00
Dover Bank.	500,04
Exeter Bank.	500,00
Farmers' Bank.	325,00
Grafton Rank	487,50
Granite Bank.	500,00
Lebanon Bank.	500,00
Manufacturers' Bank,	500,00
Mechanicks' Bank,	500,00
Merrimack County Bank,	500,00
New Hampshire Union Bank,	750,00
Nashua Bank,	500,00
Lancaster Bank,	250,00
Pemegewasset Bank,	250,00
Piscataqua Bank,	1,500.00
Portsmouth Bank,	500,00
Rockingham Bank,	500,00
Rochester Bank,	500,00
Strafford Bank,	500,00
Winnipisseogee Bank,	535,00
THE TOUR THE TENE	

\$12,947,54

Which sum remains to be distributed this year.

No returns have been received this year from the following Banks, viz: New Hampshire, Concord, and Wolf borough.

JOHN PAGE, JOSIAH STEVENS, Jr. Commissioners of ZENAS CLEMENT, Literary Fund.

June 9th, 1841.

REPORT

OF THE WARDEN, PHYSICIAN AND CHAPLAIN OF

THE NEW HAMPSHIRE STATE PRISON.

WARDEN'S REPORT.

To the Honorable General Court, June Session, 1841.

The Warden of the State Prison would respectfully present the following report of the financial operations of the Institution, the number of prisoners in confinement, their employment, together with a general statement of its concerns on the 30th of April, 1841.

INCOME

From September 1, 1840, to April 30, 1841.

SHOE SHOP.

Stock on hand Sept. 1, 1840, 8 99
Stock since purchased and pay of overseer, 8,615 28

By receipts and charges, 7,914 88
By stock on hand April 30,1841, 2,045 50

\$9,960 38

Profit, \$1,336 11

No returns have been received this year from the following danced to W CABINET SHOP. In well as we see the

Stock and tools on hand Sept.1, 1840,

940 56

Stock since purchased and pay of overseer,

3,890 29 June 9th, 184)

By receipts and charges,

-\$4,830852,640 34

By stock and tools on hand April 30, 1841,

3,846 02 \$6,486 37

THE WARDEN

Profit,

\$1,655 52

AND OHAPLAIN OF SHOP. SMITH

Stock and tools on hand Sept. 1, 1840,

760 48

Stock since purchased and pay of overseer,

2,896 51

By receipts and charges, By stock and tools on hand April 30, 1841,

-\$3,656 99 3,174 89

2,005 19 House surveiled ed **-\$5,180 08**

Profit,

\$1,523 09

INTEREST ACCOUNT.

By interest on sundry notes and accounts, To interest paid sundry notes and accounts, 383 44 17564

Gain,

207 80

Total amount of gain,

\$4,722 52

EXPENDITURES.

EXPENSE ACCOUNT.

Stock on hand Aug. 1, 1840, 1,067 97 Pay of Dep. Warden, Chaplain, Physician and Watchmen, Fuel, Oil, &c.,

2,574 08 \$3,642 05

By articles sold, By stock on handApril 30,1841,	\$1,6	662 68	menion
Ex 38,886 36	pended,	\$1,	979 37
CLOTHING AN	D BEDDIN	G. morter	Approp
Stock on hand Aug. 1, 1840, Since purchased,	470 33 m <u>ae no 18</u> 91	009 90	done done
By Stock on hand April 30, 1841	1, 348 18	348 18	
na ann 6 FASE 08 1	Expended,	ing in Tr	\$321 80
PROVIS	IONS.		
Stock on hand Aug. 1, 1840, Since purchased,	1,830 70	ess operated to the second sec	ulsud
Lond b		,328 13	a Amount
By hides and tallow sold, Stock on hand April 30, 1841,	121 71 705 22	826 93	1840, Deduct
88.223 16			
Expen	ded,		1,501 20
PROFIT A	ND LOSS.	grand for	expen Ralance
To paid commissions, &c., By receipts of visitors, &c.,	639 03 179 50	639 03 179 50	April Amount
di azi cis			\$459 53
11. consists, viz	loss,	i08 letiqu	Ф400 00
Total amount of ex	penditures,	ong ble h	34,261 90
Dr. DISBURSEMENT	TS AND I	NCOME.	ent w Cr.
men Ame 1 1940	By receipts f		
10 para commissions, con		юр	1,523 09
To expense account, 1,979 37 To provisions, 1,501 20	1 0 0 m 2 0 m		1,336 11
To clothing and bedding 321 80	By Cabinet S	Shop,	1,655 52
To balance, being profit car-	By interest ac	STREET, STREET	207 80
ried to stock account, 460 62	H 30, 1041.	idy puen	\$4,902 02
\$4,902 02			

Amount of property on hand Aug. 1, 1840, as including \$4,500 old debts since carried to susp 12,742	ense account,
Amount owing Aug. 1, 1840, (since paid) 4,346	03 — \$8,396 36
money advanced during his adminis-	Stock on but Since purcha
Amount of appropriations used in the business operations of the Prison, Amount of property on hand Aug. 1, 1840, Deduct bad debts, 12,742 3 4,519 2	\$5,045 28 9 3
Balance of appropriarion after deducting amount paid Capt. Pillsbury and expended in repairs, Balance gained from Sept. 1, 1840, to April 30, 1841,	\$8,223 16 \$7,045 28 460 62
Amount of capital April 30, 1841, The capital 30th April, 1841, consists, viz:	\$ 15,729 06
Amount of old property on hand inventoried at the reduced prices, Raw materials, manufactured articles, new tools and machinery, purchased since Aug. 1, 1840, consisting of Iron, Steel, Lumber, Leather	\$3,038 56
Cloth, Beef, Potatoes, &c. &c., Balance of book account, Cash in Treasury, " on hand April 30, 1841.	\$7,492 00 3,188 21 2,000 00 10 29
	\$15,729 06

APPENDIX.

STATEMENT OF CONVICTS.

Number of convicts in confinement April 30, 1840, 78 " rec'd year ending April 30,1841, 28				
Discharged by expiration Pardoned by executive, Died, Escaped,	of se	-100 entence, 13 7 2 0 -22		
Remaining in confinemen	t Ap		34	
		YMENT.		
Shoe Shop,		Cooks,	2	
Cabinet Shop,	22	Sweepers and Lumpers,	4	
Smith Shop,	21	In solitary per order Court	t, 2	
Stone Cutters,	5 3	Total,	84	
Washing and Mending,	Zir.	THE PARTY FOR THE PARTY OF THE	04	
	CRIM	IES.		
Stealing,	36	Rape,	2	
Stealing Horse,	8	Attempt Rape,	4	
Stealing Sheep,		Arson,	4	
Stealing Oxen,	1 1	Murder 2d degree,	2 2	
Perjury,	3	Attempt Murder, Manslaughter,	2	
Forgery, Store breaking,	7	Mansiaugiater,	_	
Burglary,	7	Total,	84	
AGES WH	EN	COMMITTED.		
Strain and the state of the sta	11	From 40 to 45 years,	3	
From 15 to 20 years, 20 to 25 "	20	" 45 to 50 "	6	
" 25 to 30 "	16	" 50 to 60 "	6	
" 30 to 35 "	14	" 60 to 70 "	3	
" 35 to 40 "	5	931063	DATE OF THE PARTY	
		Total,	84	
NA	TIV	ES OF		
New Hampshire,	53	New York,	1	
Maine,	5	England,	2	
Massachusetts,	12	Ireland,	2	
Vermont,	5	Canada,	2	
Pennsylvania,	1	Ferren Hav M, 1807 Ferren	84	
Connecticut,	1	Total,	04	

TERM OF SENTENCE.

Life and 2 years solitary,	1	7	years and 10 days sol. 1
Life and 30 days solitary,	2	7	" and 3 mo's sol. 1
Life and 15 ". "	1	7	" and 1 month sol. 1
Life,	6	6	
22 years,	1	5	" boquo 17
15 "	1	5	" and 10 days sol. 2
14 " 1841 98	1	4	Quemaining la confinement
10 . "	4	3	17
9 "	1	2	6
8 " and 20 days sol.	1	2	" and 10 days sol. 2
8 "	2	10	19010 Journal of the Party of t
7 " santo 13d visitos	2	4 50	Total, 84

SENTENCES OF THOSE COMMITTED THE PAST YEAR.

2 years solitary and life, 1	6 years, 1
	10 days sol. and 5 " 2
15 " "orgab bu robust1	1 (105) "1100 2
14 years, 1	4 " 1
2. 10 guslans 1	3 4 10210 5
20 days sol. and 8 " 1	10 days sol. and 2 " 2
3 mo's sol. and 7 " 1	2 " 5
1 mo. sol. and 7 " 1	WHITH PROV
10 days sol. and 7 " 1	Total, 28
The 28 convicts were convi	cted in counties following-
Rockingham, 5	Grafton, 6
Strafford, 1	Coos, 0
Cheshire, 2	Belknap, 0
	Carroll, 0 0
Hillsborough, 8	
Sullivan, 30 3	AT.A.A. 28

Deaths year ending April 3, 184 0.

Names.	When committed.	Crime.	Sentence.	When died.
James Tebbets,	Dec. 15, 1837	Incest.	10 days sol. and 7 years.	Died Aug.27, 1840.
Jacob Johnson,	May 11, 1837,	Forgery,	10 days sol. and 4 years.	Died Feb.23, 1841

Pardoned year ending April 30, 1841.

Names.	When com'ted.	Crimes.	Sentence.	spect.	When pardoned
James McCoy.	Oct. 13, 1836.	Horse stealing.	i beauti of th	5 years.	May 16, 1840
	. Oct. 13, 1836.	Stealing.	the 30th d	4 years.	June 19, 1840
	Oct. 13, 1836.	Burglary.	has smit h	6 years.	June 19, 1840.
	. April 12,1831.	Att. to murder.	10 days sol. and	10 years.	June 11, 1840.
	. Oct. 13, 1839.	Stealing Cow.		3 years.	Dec. 17, 1840.
	ey. Feb. 6, 1840.	Att. to murder.	10 days sol. and	1 year.	Dec. 17, 1840.
N. Pickering.	Aug. 15, 1838.	Stealing.	xtent, has pr	3 years.	Dec. 17, 1840.

The number pardoned the past year is but about half the usual number pardoned yearly at this Institution. This number is greater by about 10 per cent. than at similar institutions in the U. S. I have noticed that those prisons where pardons are seldom granted, are altogether more successful, not only in the reformation of convicts and suppression of crime, but in pecuniary matters also.

The foregoing statements show the actual business operations of the prison since August 1, 1840. On that day the Burley contract was discontinued, more than one month was occupied in cleaning, repairing and re-fitting the shops, removing and putting up anew the steam engine and other machinery: since then the convicts have been actively and industriously employed, for account of the State, at smithing, cabinet work and shoe making.

They have, as will be seen, earned in eight months, \$4,722 52. Their expenses for the past nine months have been \$4,261 90,

leaving a balance gained to the State of \$460 62.

Good order and discipline prevail throughout the establishment. We have, as will be noticed by the report of Dr. Carter, the Physician, been highly favored with good health within the prison the past year.

In regard to the moral condition of the inmates of this Institution, I would beg leave to refer to the report of the Chaplain.

Permit me, in conclusion, to bear testimony to the faithful and energetic manner in which the Deputy Warden, (Mr. L. C. Pilsbury,) and other officers of the prison have discharged their arduous and various duties.

I would respectfully request the members of the General Court to visit the prison and examine for themselves its condition.

Respectfully submitted,

LAWSON COOLIDGE, Warden.

May 1, 1841.

To the Directors of the N. H. State Prison, the Physician respectfully begs leave briefly to Report,

That the general health of the inmates of the institution during the year ending on the 30th day of April last has been unusually good. The loss of time and labor, on account of sickness, it is believed, has been less during the past year than has occurred annually for several preceding years. No epidemic nor fever to any considerable extent, has prevailed during the year. eases which have occurred have been chiefly such as result either from derangement of the digestive organs, or from exposure to the frequent, great, and sometimes sudden changes of temperature incident to our climate, such as catarrhal complaints, rheumatism, They have, for the most part, been mild, readily yielding to medicine, a regulated diet, and short confinement to the cell, seldom finding it necessary to admit the patient into the Hospital for treatment. Two fatal cases, however, have occurred during the year. One was a malignant disease of the lower jaw bone and adjacent parts, of more than a year's standing, and altogether of an incurable nature; the other was a chronic disease of the lungs, alike beyond the reach of remedies.

During the last eight or nine months the convicts have performed their daily task with an extraordinary degree of cheerfulness and contentment, as has been manifest from the deportment, infrequency of complaint, or feigning sickness on their part; and contentment of mind, or an approximation to it, will alike produce its beneficial effects on the health either within or without the walls of a penitentiary.

EZRA CARTER

June 2, 1841.

To His Excellency the Governor and the Honorable Council, Directors of the New Hampshire State Prison:

GENTLEMEN-

While our penal laws are intended to inflict a just punishment on the criminal, it is no less gratifying to every philanthropic mind to contemplate the fact that they are also designed to reclaim and reform the transgressor. Punishment due to crime is one object—reform another—and while justice requires the first, every moral principle of man will cheerfully sustain the second. In relation to the unhappy class of men under your general watch,

it is undoubtedly true, that unjust opinions have been entertained by The inmates of our prisons are generally looked upon as being so hardened and abandoned as not to be within the reach of moral effort, and that their reformation is altogether hope-But why should it be so? They are still men, and they possess the feelings and sympathies of men. Many of them are but youth, in whom the affections and sensibilities of our nature are tender and easily moved. Nearly one half of the convicts in our prison have committed their crimes through the influence of intoxicating liquor—others were led from the path of virtue by vicious companions, while another class were neglected in childhood, grew up destitute of all moral, religious, and even intellectual training, and were made an easy prey to alluring vice-while yet another class have been the subjects of early moral culture, have virtuous connections, and have moved in respectable circles. All these have now the advantages of seclusion from the scenes and temptations of the world, for serious reflection, and are favorably situated for receiving instruction and of being profited by the plain and faithful exhibitions of divine truth. Under such circumstances, why may there not be a reasonable expectation that many of the prisoners will be induced by the powerful incentives placed before them, to forsake their evil ways and pursue a moral and virtuous course.

During the past year I have preached in the Chapel once on the Sabbath, and the attention to the word has been such as to encourage the hope that its influence would not be lost. I have passed from cell to cell several times, and endeavored to impart suitable instruction to each individual, verbally and by means of moral and religious tracts. These interviews with the prisoners have been of the most pleasing character—instead of a single instance of opposition or disrespect, these visits have been earnestly solicited and thankfully received. My own heart has been much affected, and a deep sympathy has been enlisted in their behalf, as I have listened to the tale of the past—the frank acknowledgements of guilt, and seen the tears trickling down and falling from the cheek of those who manifested signs of deep contrition. There is reason to believe that, after making all due allowances for deceptions, there are several in whose hearts the principles of our holy religion have been implanted, and which will be evinced in future time by fruits meet for repentance.

In conclusion, it is ardently to be hoped that this class of men will not be forgotten as subjects of moral improvement, but, while they may deservedly endure penal inflictions for their past misdeeds, they may also enjoy those means of moral and religious instruction, which, by the blessing of God, will affect their hearts, and produce a thorough reformation of character.

Respectfully submitted, EDMUND WOR

EDMUND WORTH, Chaplain.

Concord, June 1, 1841.

boodblan in belees REPORT we should be believed by

but youth, in whom the affections and sonsibilities of our figure are tender and easily moved. Searly one half of the convicts in our

OF THE STANDING COMMITTEE ON THE STATE PRISON.

The standing committee on the State Prison, to whom was referred "so much of the message of His Excellency the Governor, as relates to the State Prison," and also the report of the Warden of that Institution—

REPORT

That they have carefully examined the books of the Prison, together with the vouchers for each expenditure; all of which they find to correspond with the statement of the financial concerns of the institution as exhibited in the report of the Warden of the Prison.

So far as the committee were able to judge from an examination of the vouchers laid before them, they were satisfied that the funds of the institution have been judiciously expended by the Warden in the purchase of materials, provisions,&c.&c.,facts which warrant the committee in believing that under its present management, the institution can be sustained without expense to the State, and may ultimately be made a source of profit.

The amount of capital belonging to the Prison on the 30th day of April 1841, was \$15,729 06

Included in the above, is a debt due from Gordon Burley Esq. late contractor for the labor of the prisoners, amounting to about \$2,500.

With the present amount of capital it is believed, that the business of the institution may be successfully carried on, without any additional appropriations.

The committee would take this opportunity of suggesting the expediency of repealing a law making solitary imprisonment a part of the punishment of convicts in certain cases; also, of pro-

viding by law, that it shall be the duty of the Warden of the Prison, to retain convicts in certain cases, (such as turbulent and disorderly behaviour) to work out costs of prosecution, or a portion of those costs, and to prevent so many rogues from escaping from prison by pardon.

All of which is respectfully submitted with the accompanying

resolution.

THOMAS P. TREADWELL, for the Committee.

Resolved, That so much of the above report as relates to the repeal of the law making solitary confinement a part of the punishment of convicts in certain cases; so much of the report as relates to the expediency of pardoning; that it shall be the duty of the Warden to retain convicts in certain cases, and to prevent rogues from escaping from prison by pardon, be referred to the committee on the Judiciary, with instructions to report by bill or otherwise.

24

countestances of the Books at the several mass when they were respectively last examined, and from such compained me brought to the conclusion that the returns have been made to good faith, and may be selled upon as correct.

The commutee are gratified to be, able further to report, that a their opinion the Books in this State have in general been concluded in a manner consistent with the public welfare. There is succlasion do not appear to be redundent, when compared with the probable wants and convenience of the community, not to be in such alumdance as to exceed proper said safe limits as though the profit of banking on principles thus pradent, and although the profit of banking on principles thus pradent, and conter places where banking has been conducted an arranger less guarded, the supposed loss on account of such commendable caution is believed to be more than made up by the public appropation, and confidence thereby merited and secured.

The commutee deem it due to the Banks and to the public appropation, and confidence thereby merited and secured.

The committee deem it due to the Banks and to the public appropation, and confidence thereby merited and secured.

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COMMITTEE ON BANKS.

repeal of the law making solitary confinement a part of the pun-

The committee on Banks, to whom were referred the returns of the several Banks in the State communicated to this House by His Excellency the Governor, ask leave to report that they have carefully examined said returns and have made an abstract thereof, exhibiting the condition of the Banks at the time of their latest returns, which abstract is herewith communicated and made a part of this report.

The committee have also compared the returns with the reports of the Bank Commissioners, representing the condition and circurnstances of the Banks at the several times when they were respectively last examined, and from such comparison are brought to the conclusion that the returns have been made in good faith, and may be relied upon as correct.

The committee are gratified to be able further to report, that in their opinion the Banks in this State have in general been conducted in a manner consistent with the public welfare. bills in circulation do not appear to be redundant, when compared with the probable wants and convenience of the community, nor to be in such abundance as to exceed proper and safe limits as they relate to the means provided for their redemption. And although the profits of banking on principles thus prudent and cautious may have been less in this State than have been realized in other places where banking has been conducted in a manner less guarded; the supposed loss on account of such commendable caution, is believed to be more than made up by the public approbation, and confidence thereby merited and secured.

The committee deem it due to the Banks and to the public to say that they consider it a matter of just State pride that the circulating medium furnished by the Banks of this State, bears the most favorable comparison when contrasted with the like medium flowing from the Banks of any other State of the Union.

The committee have not included in the abstract the Wolf borough and Concord Banks, they having ceased to act as banking institutions, except for the purpose of winding up of their affairs.

JOHN PORTER, for the Committee.

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ea 308 Par		585,01	145,500	
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Abstract of the returns of the Banks in the State of New Hamp-

sed to act as marking in their affairs.	haiw to see	Amount of Debts of	1 proprou	osinisumi
Names	Amount of	Stockhold-	Value of	Total am't
ior the Conformee.	Capital	ers and Di-	Real	of debts due
Banks.	Stock.	rectors, se-	Estate.	the Bank.
		Stock.		
	A. Carlotte			
New Hampshire Bank.	145,500	16,385	8,191 18	158,606 69
Portsmouth Bank.	100,000	4,026 25	5,616 93	131.383 75
Rockingham Bank.	100,000	10,652	525	135,311 80
N. H. Union Bank.	150,000	19,248	5,425	172,972 42
Piscataqua Bank.	300,000	6,035	none.	401,870
Commercial Bank.	150,000	43,514 53	none.	216,308 19
Granite Bank.	100,000	2,157 76	3,893 98	133,653 13
Exeter Bank.	100,000	2,300	1,000	138,933 79
Merrimack County Bank.	100,000	4,814	4,671 65	152,037 55
Mechanicks Bank.	100,000	10,484	13,770	146,629 08
Strafford Bank.	100,000	4,030	4,500	151,787 03
Dover Bank.	100,000	6,651 57	4,200	153,055 45
Nashua Bank.	100,000	1,200	none.	175,073 58
Derry Bank.	100,000	7,304 04	2,000	136,348 83
Manufacturers Bank.	100,000	13.538 00	3,416 56	126,063 14
Cheshire Bank.	100,000	10,600	2,054	131,924 07
Grafton Bank.	97,500	1	5,033 34	174,130 12
Rochester Bank.	100,000	4,658 83	1,348 94	127,931 95
Lebanon Bank.	100,000	6,080	1,325	117,244 56
Ashuelot Bank.	100,000	150	3,597 35	145,553 15
Winnipissiogee Bank.	1107,000	8,128	4,057 47	137,060 63
Pemigawasset Bank.	50,000	4,250	3,126 05	74,508 38
Connecticut River Bank		none.	2,799 65	120,000
Claremont Bank.	60,000	500	2,222 51	107,022 03
Farmers Bank.	65,000	2,100	2,350	107,942 42
Lancaster Bank.	50,000	30,761 75	500	86,501,86
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\$1.00	\$2,735,000	216,568 73	85,618 61	3,859,853 60

shire, showing their condition on the first Monday of June 1841.

Amount of Debts due from Direct-	Amount of	Amount of	Amount of	Amount of Deposites in other Banks	
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5,700	9,734 70	5,336 18	45,231 21	16,957 79	19,453
19,630	10,301 47	1,918 44	6,550 59	4,994 59	31,423
71,790 71	10,235 19	6,767 86	42,878 99	22,598 87	57,812
10,430	11,573 77	37,756 40	65,758 19	65,764 25	71,405
11,446 50	5,611 10	1,896 16	5,903 39	15,905 55	52,576
5,700	2,657 92	1,435	10,201 74	22,209 15	43,273
10,510 84	24,860 28	5,259 37	20,374 59	15,804 27	65,851
18,127 09	6,105 81	2,603	12,990 01	10,098 30	57,670
16,398 04	10,895 80	1,444	21,166 33	13,685 16	47,659
14,153 86	3,822 30	1,056 97	19,977 05	16,938 68	52,513
14,375 20	5,808 75	2,456	9,612 94	9,218 36	73,343
16,144 21	5,344 28	3,226	12,694 14	8,055 94	40,196
17,546 05	6,364 40	2,841	9,919 78	17,716 91	44,675
20,250	3,283 77	2,840	19,168 42 116,424 55	20,786	39,741
39,379 48	8,270 74	4,903 50		2,972 51	59,478 50
2,495	7,086 21 9,097 09	1,073 2,219	3,390 52 2,810 16	13,320 15 26,505 53	45,000
3,190 22,441 13	6,809 63	4,179	6,198 17	13,918 74	44,978
27,252 57	5,839 43	879	1,579 47	27,234 56	64,183
22,877 39	2,509 71	744	3,592 74	2,040 39	61,978
49,138 95	7,668 94	1,157	32,178 65	10,000	24,886 44,668
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AFTERNOON.

Adjourned to meet again in the Senate Chamber at two o'clock

particular acts of operession of which they complain.

The memorialists having been called upon to support their memorial, its reading was called for by their counsel, Mir. A caley, and it was thereupon read by the Chairman of the committee. On motion of Mir. Parker, counsel for the Corporation— Ordered. That the memorialists furnish a specification of the

Present all the members of the committee, except Mr. Smith

JOURNAL

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Of the Committee on Roads, Bridges and Canals, in their proceedings upon the memorial of Thomas J. Laton and others.

Journal of the proceedings of the committee of the House of Representatives on Roads, Bridges and Canals, consisting of Messrs. Perrin, Towle of Hampton, Chandler, Kingsbury of Alstead, Smith of Haverhill, Ames, Woodbury, Wedgewood and Bingham, upon the memorial of Thomas J. Laton and others.

SATURDAY, JUNE 26, 1841.

The committee assembled at their committee room at eight o'clock, the time at which the memorialists, Thomas J. Laton, John Harris, Ebenezer Harris, Jr., Joseph Couch and Joseph Hills, had been summoned to appear before them.

Present all the members of the committee, except Mr. Smith

On motion, the committee adjourned to the Senate Chamber, where the memorialists appeared, with their counsel, Ira Perley, Esquire, and the Concord Railroad Corporation, with their counsel, James U. Parker, Esquire.

The memorialists having been called upon to support their memorial, its reading was called for by their counsel, Mr. Perley, and it was thereupon read by the Chairman of the committee.

On motion of Mr. Parker, counsel for the Corporation-Ordered, That the memorialists furnish a specification of the particular acts of oppression of which they complain.

Adjourned to meet again in the Senate Chamber at two o'clock

this afternoon.

AFTERNOON.

Present all the members of the committee, except Mr. Smith of Haverhill.

The subpœna to the memorialists to appear before the committee, June 26, 1841, at 8 o'clock in the forenoon, to support and prove the allegations of their memorial, with the affidavit of the service thereof upon the memorialists June 24, 1841, by Reuben G. Wyman, Sergeant at Arms, was read by the Clerk.

Pursuant to the order of the committee, Mr. Perley, counsel for the memorialists, presented the following specification in writing of the acts of oppression complained of by the memorialists,

which was read by the Clerk:

Thomas J. Laton and others on the hearing of their memorial against the Concord Railroad before the Hon. committee of the House of Representatives on Roads, Bridges and Canals, made the following specification of the charges contained in their said memorial.

That the Railroad corporation took possession of the land of Joseph Hill in Nashua for their road, without his consent, or any award or judgment therefor; that afterwards, Peter Clark, Esquire, the agent of the corporation, induced Mr. Hill to agree that his land might be taken for the road by misrepresenting the terms, on which he had settled with Joseph Couch—That the corporation entered on, and took the land of Thomas J. Laton, for their road, without his consent and against his express prohibition; that the question of the damages which Mr. Laton should receive was by him and the corporation submitted to three arbitrators; that the corporation, by their said agent, revoked the submission by refusing to stand by the award, if it should be too high; that the said corporation still threaten to proceed with their work on the [said] Laton's land without his consent—

That the corporation have taken for their road the land of John Harris, Joseph Couch, Ebenezer Harris, Jr., Ebenezer Harris, and Ruth Wheeler, without their assent, or any judgment or award therefor, and against their express prohibition—

That the corporation heretofore agreed to refer the question of damages for their road's passing over William Eayr's land to three arbitrators, and without reasonable cause revoked their submission and refused to have the reference proceed; and also afterwards agreed to refer the same question to a single arbitrator, and unreasonably revoked the said last mentioned submission."

On motion-

Voted. That the committee will now proceed to hear the evidence which the memorialists may offer to sustain their specification.

On motion of Mr. Bingham—

Voted, That the examination of witnessess be conducted by written interrogatories.

Mr. Perley, counsel for the memorialists, then proceeded to call witnesses to sustain the allegations in their specification.

Joseph Hills, having been first duly sworn, testified as follows in reply to the following written interrogatories to him propounded.

1st question by Mr. Perley. Whether the Concord Railroad corporation have entered on any land of yours, if so, when, and

under what circumstances?

Answer. The Concord Railroad corporation entered on my land about the last of May last. I saw they were coming on to my land and went to see Mr. Clark and asked him if they were coming on for a settlement. He inquired what I asked. I told him \$400. He said he could not come to settle that day, for he was going to Boston. I asked him when he should be back. He replied, on Saturday. I asked him if he would come up and see me when he got back. He said he did'nt know that he should have time Saturday, but would come Monday. The next day I met Mr. Clark in the street, he not having gone to Boston, and he told me he would come according to agreement. I was at the village on Monday when he returned from Boston. Met Mr. Clark at the Central House. Had some talk with him. He said he could not give me \$400, but would give \$250. I did not conclude to take that, but told him I would take two thirds what he paid Joseph Couch for both his lots. He said he would give me that, and would be up to see Mr. Couch and me at two o'clock the same afternoon. About half past two o'clock, Mr. Clark came to our house—said he had agreed with Mr. Couch on more favorable terms than what he offered me. I stated to him that I was not willing to take \$250, but would take two thirds what he had settled with Mr. Couch for. He told me he should be at leisure on Friday, and if I would come down we would make the writings. He did not state distinctly what he paid Mr. Couch. On Friday, I went, and Mr. Clark was gone to Bedford. I went again on each of the three next week days, but did not find him at home, and did not see him again for a week or ten days afterwards. I then met him on the street. I don't know which spoke first, but I remarked to Mr. Clark, that it seemed to me things did not look right. I told him I understood he had not settled with Mr. Couch all. I told him I did not consider myself holden as he had not done as he agreed—that, as near as I could understand, he had not offered me two thirds as much as he had offered Mr

Couch. He said I could do as I liked about settling as we had talked of. I never saw Mr. Clark from that time, until after I had signed the memorial now before the committee. Previous to the last conversation I have mentioned with Mr. Clark, they had graded the road entirely across my land, and I supposed had finished work upon it for the present, though they have since constructed what they call cattle guards.

The day the memorial was signed by me, I saw Mr. Clark and he said he was willing to settle with me; but he gave me to understand that he should not settle with any one, until he saw what

the Legislature would do.

2d question by Mr. Perley. Whether the corporation have paid or tendered you any sum of money for damages for their road's passing over your land?

Answer. They have not.

3d question by same. Whether Mr. Clark represented to you that he had settled with Mr. Couch on terms that would bring the damages for your land under the sum of \$250 according

to your previous agreement?

Answer. Mr. Clark told me, as I have before stated, that he had settled with Mr. Couch on terms which would bring my damages by our agreement below the \$250 which he had offered, but still he said he was willing to pay me that sum.

1st question by Mr. Parker. How much land did the corpora-

tion propose to take of you?

Answer. My lot is 26 rods in width, and Mr. Clark proposed to take a strip four rods in width across it. He said they should not want more than that, and did not wish to fence so much. He said they wanted to take a deed of four rods, but should not fence so much, and I could occupy all they did not fence.

2d question by same. Did not the agent of the corporation pay you \$10 for liberty to commence work, before they en-

tered your land?

Answer. He did not. He made me a present of \$10 in consideration, as I understood it, as I was poor, of my trouble in taking care of the cattle in consequence of the fence being thrown down. When Mr. Clark paid me the money, he expressly said it should not in any way relinquish my title.

3d question by same. Are you owner of the land spoken of, or only tenant of the same, or have you any title whatever

o it ?

Answer. The land is under mortgage, but I have the occupation of it during the life time of my father. The land was first conveyed by my father to me, reserving to himself a life estate therein. I subsequently mortgaged all my interest in the land. I now occupy the land by a verbal agreement with my father. When Mr. Clark and I talked about settling for the land, he proposed to pay me \$50 down, and to pay \$200 towards the mortgage when they should receive a deed.

4th question by same. Does not your whole interest in the

land cease at the death of your father, and what is his age?

Answer. It will so cease, unless I shall settle up the mortgage. My father is over 80 years of age.

5th question by same. Has not the equity of redemption

been sold and the time expired for redeeming the same?

Answer. The equity of redemption has been sold; but the time for redeeming it will not expire till the first of November next.

6th question by same. Did you or not consent that the corporation should work on the land, and did you or not board the laborers?

Answer. I boarded the hands; but I never told them they might or might not work on the land. I board ten hands now.

7th question by same. Did you agree to take \$50 for your interest in the land, and that the \$200 should be paid to Mr. Ab-

bot, and afterwards decline settling in that way?

Answer. Yes; that was what we talked of until Mr. Clark did not do as he agreed, and then I told him I would not do it. I told him he had offered Mr. Couch more than he proposed to pay me, and I would not take it. He said I could do as I liked about it.

Sth question by same. Was not the equity of redemption of this land sold more than three years ago, and if so, why do you

say the time of redemption has not expired?

Answer. The equity of redemption was sold more than three years ago, and the reason why I say the time of redeeming it has not expired, is because they did not take possession.

9th question by same. Can you give the corporation any

title whatever to this land?

Answer. I can assure to them the occupation of it during the life of my father. I have no lease from my father, but he would give me one any day—I have spoken to him about it.

4th question by Mr. Perley. Did you or not repurchase the equity of redemption in your land; if so, when and of whom?

Answer: I have never repurchased the equity of redeption.

5th question by same. Did you contract with Mr. Clark that
the Railroad should have your father's interest in the land for the
road in consideration of \$50?

Answer. I did so contract in the first place.

10th question by Mr. Parker. What security could you give that the corporation should occupy the land, if your father should

object?

Answer. I could not give any security, if he should object. I did not ask for any money, until the corporation should have a writing from my father. Mr. Clark told me my father must give them a writing with me, and I engaged he should before the money was paid.

Joseph Couch, having been first duly sworn, testified as follows in reply to the following written interrogatories to him propounded:—

1st question by Mr. Perley. Whether you made any agreement with the Concord Railroad or their agent, for the passage of their road over your two lots of land; if so, what was the agreement, and when was it made? Have the corporation entered on

your land; if so, under what circumstances?

Answer. I did make an agreement, that I was to receive \$400 when conveyance was made. The land was afterwards to be appraised by a Court's committee, and if they awarded more, I was to receive more; if less, I was to pay back so much of the \$400 as would reduce the sum by me retained to the award of the committee. If I was dissatisfied with the award of the committee, I was to have the right to go to a jury. Mr. Clark said he should not claim that right for the corporation. One of the lots was owned by B. L. Jones, and it was agreed that if he refused to assent to this agreement between Mr. Clark and myself, it was to be void. This agreement was made the last of May last. The next Friday was the day fixed for making the conveyance, and the office of Daniel Abbot, Esq. the place for that purpose. I went to Mr. Abbot's office in the evening, but did not find Mr. Clark therewas informed he had gone to Bedford. I did not see, him that evening, nor until the next Tuesday. Not finding Mr. Clark on Friday as he had agreed to meet me, I concluded I was under no obligation to fulfil the agreement, and I so informed Mr. Clark when I saw him the next Tuesday. He did not say I was. I then told him I intended to make a conveyance in fee and to put the price so low that we should close up the bargain for both lots at once, if Mr. Jones would consent, which he was willing to do if I fulfilled my bargain with him to pay \$500 down.

I then offered Mr. Clark the land for \$500, and he said he would let me know soon whether he would give it or not. Next after this, before I again saw Mr. Clark to converse with him on the subject, Jesse Bowers Esq. came and offered me \$450 for

the land. Mr. Clark was present at the same time. After he had offered me \$450, Mr. Bowers asked me if I would take \$475. I told him I would not take less than \$500. They both went away without our having made any agreement. I next saw Mr. Bowers at G. W. Perham's store, and we talked about my land. I told him I did not think \$25 was sufficient to part us-that if it was too much for the corporation, it was not for me, for the sake of settling without further trouble. He said he would see Mr. Clark and do what he could to have it settled. Between the time I had before seen Mr. Bowers and my seeing him at Perham's store, Mr. Clark had been to my house and pretended to tender me \$175 for the lot I owned myself, without regard to the Jones lot. I refused to receive the money. Mr. Clark pretended that \$175 was my rightful proportion of the \$400 which had been agreed upon as the price of both lots, and tendered it as such. He said he was going to tender \$225 to Mr. Jones for the other lot, making in the whole \$400 for the two lots. I have since learned from Mr. Jones, that Mr. Clark did tender him the \$225 and that he refused to accept it. On the same day the workmen entered upon my lot and broke the soil. I went and forbid them doing so. Afterwards, when the contractor was present, I had some conversation with him as to my right to drive his team off the land. I told him I thought I had the right to drive it off-he said he thought not-that he was engaged with his team and should protect it-that he was directed by Mr. Clark to persevere, and should do so, although they had no conveyance of the land. first forbid the son of the contractor to enter upon the land, and his father in conversation with me at this time admitted that his son informed him I had forbid their entering upon the land. subsequently saw the son again and told him not to carry away the soil unless they had a better right to it than I had. I had, in my conversation with Mr. Clark before I made the agreement with him, stated that I did not intend they should enter on my land till they had settled with me for it.

The railroad corporation continued upon the land, and I understand have made or graded the road quite through both lots.

1st question by Mr. Parker. How much of your land did the

corporation propose to buy for the \$400?

Answer. A strip 60 rods long and five rods wide was what Mr. Clark and I concluded upon when we made the agreement. I presume the distance across both lots may not be more than 58 rods, though I have not measured it.

2d question by same. Have you not settled with the agent of

the corporation, or made a bargain for your land?

Answer. I made the bargain I have stated, which I consider-

ed broken on the part of the agent, Mr. Clark.

The Saturday before the memorial now before the committee was presented for my signature and by me signed, I had some conversation with Jesse Bowers Esq. in relation to the sale of my land. I told him I would take \$475 for the land, and he told me that if the corporation would pay \$450 and no more, he would pay me \$25 out of his own pocket to make up the \$475; but I understood the matter to be left between us to depend upon the willingness of the corporation to pay \$450. This week, on Wednesday, I again saw Mr. Bowers and he told me he intended I should have understood him to become personally responsible for my being paid \$475. He said he would then become thus responsible, if the road were not stopped. I told him I now understood him to make the engagement on his own responsibility, and that I would take the money and convey the land.

3d question by same. Before Mr. Clark tendered you the \$175 for the lot you owned, had you been served with a petition for appraisal, and had you received official notice of the security

filed for you, and if so, state what that security was.

Answer. I had been served with a copy of a petition for a committee of appraisal previous to the \$175 being tendered me by Mr. Clark, and had received official notice of security filed for me in the Clerk's office of the Court of Common Pleas for Hillsborough county. I could not state what the amount of that security was. It was a bond, signed, I supposed by some of the Directors of the Railroad, but I don't recollect what the amount was.

4th question by same. When Mr. Clark tendered you the \$175, was it to be in full of your damages, or did he request you to give him a receipt for it, and if so, what was the purport of that receipt?

Answer. Mr. Clark did not tender the \$175 in full of damages, but requested me to give him a receipt for it, purporting that so much was received by me, to be accounted for by me towards the damages that might be afterwards awarded by a court's committee, and providing that my costs were to be in no wise affected by this tender.

5th question by same. In what particular do you mean to say that Mr. Clark broke his agreement; has he ever refused to comply with the terms of it as he made it?

Answer. I mean to say Mr. Clark broke his agreement in not being present at the time and place fixed on for the execution of

writings between us—in not being ready for three or four days to have the papers executed.

Mr. Clark has never refused to comply with his agreement, but has never done it—he was not ready at the time and place ageeed

on to execute the contract.

6th question by same. If Mr. Clark had met you at Mr. Abbot's office as you say he agreed, could you have given him a deed of the land, or had you any power to fulfil the contract?

Answer. I could have invited Mr. Jones who had the title of one lot of the land, into the office with me, which was expected to be done. Unless Mr. Jones assented to the agreement, it was to be null by the terms of it. I did not invite Mr. Jones in, thinking it would be time enough when I found Mr. Clark there. I had not procured Mr. Jones's assent, thinking it not to be necessary unless Mr. Clark was there.

7th question by same. Can you assign any reason for not accepting the money Mr. Clark tendered you as above for your lot?

Answer. I did not consider the money offered according to agreement—it was not tendered till about three weeks after we had agreed to meet at Abbot's office.

8th question by same. Have you not repeatedly assigned as a reason why you did not comply with the agreement, that Mr.

Jones would not consent to the bargain?

Answer. In the first conversation I had with Mr. Clark after the agreement, being on the next Tuesday, I named to him that Mr. Jones seemed to have taken possession and control of his land by forbidding the railroad people to enter upon it as he had; I at the same time told him the time when he should have fulfilled the agreement had gone by I named the circumstances in relation to Mr. Jones to others.

9th question by same. Do you or not mean to say that Mr. Clark agreed to meet you at Mr. Abbot's office at a particular day, and do the writings, and that this was a part of the contract?

Answer. I do so mean to say.

10th question by same. What were you to pay per acre for the Jones field, and when was the bargain made with Mr. Jones for it?

Answer. The bargain was made last fall, I could not state at precisely what time. No price per acre was agreed on. I was to pay \$700 for the lot, which contains about 20 acres.

Question by the committee. When was the memorial now be-

fore the committee signed?

Answer. It was signed the day it was sent and presented to the House. It was Monday—I think Monday of last week.

Question by same. What is the width of each lot you speak of, what the quantity of land in each, and the value of each lot,

as land is estimated at that place?

Answer. Each lot is about 30 rods in width where the railroad crosses it. The quantity of land in the Jones lot, I have already stated, is about 20 acres, I have already stated that I gave \$700 for it. There are about 25 acres in the other lot—so considered—I could not state precisely. I consider the soil of this lot as good as that of the Jones lot, but it is not-so well improved.

The committee then adjourned to meet again in the Senate Chamber at half past seven o'clock next Monday morning.

Monday, June 28, 1841.

Present, Messrs. Perrin, Towle of Hampton, Chandler, Kings-

bury of Alstead, Ames, Wedgewood and Bingham.

Resolutions of the House, adopted June 26, 1841, instructing the committee to keep a journal of their proceedings for the use of the House, and for that purpose to employ a Clerk, and also instructing them to hear any evidence offered by the memorialists in this case, tending to sustain the charges of their memorial, whether that evidence related to injuries sustained by the memorialists themselves or by other persons, provided specifications thereof were first furnished the Committee, were read by the Clerk.

Mr. Perley, counsel for the memorialists, rose and remarked that the memorialists for whom he appeared, to wit: Thomas J. Laton, Joseph Couch, Ebenezer Harris, jr. and Joseph Hills, wished to make an application to the committee for leave, so far as they were concerned, to withdraw the memorial now before the committee, on condition that the corporation do not object, having found on recent inquiry that they had misunderstood the facts. He then submitted to the committee an application in writing to that effect, signed by Thomas J. Laton, Joseph Couch, Ebenezer Harris, jr. and Joseph Hills.

Mr. Parker, counsel for the Concord Railroad Corporation, stated that he was instructed by the Directors to say that the

Corporation did not object.

In reply to an inquiry by the committee whether any person appeared for John Harris, the other memorialist, or for Ebenezer Harris, whose affidavit had been referred to the committee by order of the House, Ebenezer Harris jr. came forward and stated to the committee that he was authorized to appear for his father, Ebenezer Harris, and for John Harris, the other memorialist.—

He then subscribed the application for leave to withdraw, with his own name, for John Harris and Ebenezer Harris.

The application thus subscribed is as follows:

"The undersigned having subscribed the menorial Thomas J. Laton and others to the Legislature against the Concord Railroad Corporation, and finding, on recent inquiry, that they have misunderstood the facts, desire leave, so far as the undersigned are concerned, to withdraw the memorial-on condition that the Corporation do not object.

THOMAS J. LATON, JOSEPH COUCH, EBENEZER HARRIS, Jr. JOSEPH HILLS, EBENEZER HARRIS, Jr., for JOHN HARRIS and EBENEZER HARRIS.

June 28, 1841.

The committee then adjourned to their committee room, when

On motion of Mr. Bingham-

Monday June 28, 1841

Voted, That the committee report to the House the result of their proceedings on the memorial of Thomas J. Laton and others, accompanied by the journal of those proceedings and a resolution granting to the memorialists leave to withdraw their memorial and to Ebenezer Harris leave to withdraw his affiidavit and discharging this committee from their further consideration.

The committee then adjourned to meet at their committee

naving Yound on recess toquiry that they had, myunderstood the He then submitted to the committee an arbitration in wri-

Mr. Parker, counsel for the Concord Railroad Corporation,

In reply to an inquiry' by the committee whether cay person appeared for John Harris, the other memorialist, or for Ebenezer

der, of the House. Encapezer Harris is came forward and stated to the committee that he was authorized to anneas for his father. Absorver that is, and for John Harris, the other memorialist.

room at two o'clock this afternoon.

Attest-ASA FOWLER, Clerk.

A true record of proceedings.

Attest—ASA FOWLER, Clerk.

Corporation did not oblect.

COMMUNICATION

From Secretary of State, showing the number of pardons from State Prison by the Executive from June 22, 1838, to June 22, 1841.

To the Speaker of the House of Representatives:

In obedience to a resolve of the House of June 22d, I herewith transmit an abstract from the Council Records, showing the number of convicts which have been pardoned by the executive from June 22d, 1838, to June 22d, 1841; with the date of their conviction, their offence, term of imprisonment, and date of pardon.

If it is the wish of the House to have full copies from the Council Records of all matters relating to pardons within said periods, as may be inferred from the language of said resolve, one week at least will be required to furnish such copies.

JOSIAH STEVENS, Jr.

Secretary's Office, June 23d, 1841.

A list of persons who have been pardoned from June 22, 1838, to June 22, 1841, with the date of their conviction, crime, term of Imprisonment, and date of pardon.

ch ggin, Jr. sae boy saon rask ward Hot lussey tchins illiams	House breaking. Stealing. Counterfeiting. 9 2d time. Larceny, 10 2d time. Larceny, 11 4d time. 12 4d time. Larceny, 12 4d time. Larceny, 13 4d time. 14 5tealing. 15 5tealing. 16 5tealing. 17 5tealing. 18 18 18 18 18 18 18 18 18 18 18 18 18 1	Whatty Jr. ins
ars. """ May 16, 1 Prs & 10days sol. June 11, 2 ears. "" Dec. 16. "" "" June 21, 2 Pardon t	5 "Jan 1, 1839. 1 "May 1, 1839. 1 12 yrs & 30 da's sol. "20, 1839. 2 years. "21, " 2 "" 2 "" 3 "" 1 "" 2 "" 3 "" 4 "" 5 "" 6 "" 7 "" 8 "" 8 "" 8 "" 8 "" 8 "" 8 "" 8	Sentence. Date of pardon. 4 years. July 2d, 1838. 11 "." 1 year. "." 3 yrs & 10 days sol. "." 5 yrs & 10 days sol. "." 5 yrs & 10 days sol. "." 7 years. Ang. 4, 1838. 8 "." 4 "." Jan. 1, 1837. 3 "." April 1, 1829.

out so strong a hope, as that of pardon. Remove this, and the JUDICIARY REPORT of to stories

ON SUBJECT OF LIMITING THE POWER OF PARedi eltres of land DONING OFFENCES. odw three edit bas

question of guilt, and the degree of punishment, and if so, any

The committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of limiting the power of pardoning offences, also so much of the Report of the committee on the State Prison as relates to the pardon of convicts, have had the same under consideration, and ask leave to submit the following oner had not a fair trial should return tive for interference; but TROPER

The number of convicts who have been pardoned within three years, ending June 22, 1841, as appears by the report of the Secretary of State, made in conformity with a resolution of the House, is thirty-four. Of these, one had previously received a pardon, and another has since been committed. In one instance, a convict who had been sentenced for three years was pardoned a few months after his commitment.

While your committee would refrain from all interference with the official duties of the Executive, they would respectfully submit whether the exercise of the pardoning power, carried too far, may not prejudice the interests of the State. It will hardly be expected that the expenses of the State Prison can be defrayed out of the proceeds of the labor of the convicts, so long as the practice of pardoning all those who have capacity and the dispo-

sition to work, shall be continued.

But this is not the point of view in which the committee wish to present this subject to the House. It is the tendency of the practice to destroy the influence which the fear of punishment, with the certainty that it would be inflicted, might otherwise exert over those who can be influenced by no other motive. It is a maxim which lies at the foundation of criminal jurisprudence, that the prevalence of crime will be diminished in proportion to the certainty of punishment, rather than the severity. Make it sure that the commission of crime will be followed by the punishment denounced by the law, and its prevalence will cease. It is the chance of escape which encourages the offender. The certainty that the offence will be punished, though lightly, will present a stronger motive to deter the offender, than the severest penalty with the chance of escape; and among these, none hold out so strong a hope, as that of pardon. Remove this, and the terrors of punishment, in the increased certainty of it, will be increased four fold.

Your committee see no reason why the punishment of the law should not be inflicted. It seems to them that the jury who try, and the court who sentence, are the proper tribunal to settle the question of guilt, and the degree of punishment, and if so, any interference to arrest the execution of the law, must, in almost every instance, operate injuriously.

It renders punishment a matter of executive discretion, rather than of fixed statutory limitation, and regulates its infliction by the subsequent conduct of the criminal, rather than his prior guilt.

Sickness, without hope of recovery, or evidence that the prisoner had not a fair trial, should, doubtless, call upon the Executive for interference; but in other cases, your committee question the policy of relieving from punishment by pardon.

Your committee are happy to concur in the views expressed by his Excellency in his annual message, that the "remedy is easy," and "ought to be adopted."

Your committee have directed me to report the following resolution.

diw concentration is more in A. BAKER, for the Committee.

Resolved, That the committee be discharged from the further consideration of the subject.

may not prejudice the interests of the State. It will hardly be expected that the expenses of the State Prison can be defrayed out of the proceeds of the leber of the convicts, so long as the practice of pardoning all those who have capacity and the dispo-

But this is not the pTORTX Thich the committee wish to present this subject to the House. It is the tendency of the

FROM RECORDS OF EXETER TOWN MEETING.

tainty that it would be indicted, might otherwise ex-

In March, 1840, the town of Exeter voted "That the selectmen be requested to take the proper measures to have the Railroad of the Boston and Maine Railroad pass by bridges either over or under all the public highways which it will cross within the limits of this town."

After this vote was passed the selectmen examined the several ecrossings within the town and concluded that a bridge over the Railroad on "Back street" was indispensable for the safety of our citizens. The other crossings were not definitely acted upon at that time, and goods has a good to some the safety of our that time, and goods has a good to some the safety of our that time, and goods has a good to some the safety of our that time, and goods has a good to some the safety of our that time, and good the safety of our that the safety of our the safe

A notice was sent to the Railroad by the selectmen that a bridge was required to be built at that place. Morange sent bound

To this notice they paid no regard, and although forbidden, better they carried away from said street some hundred loads of earth.

In February last the selectmen petitioned the Court of Common Pleas for this county for their assistance to carry the requirements of the town into effect.

A large number of depositions were taken to sustain the peti-b tion, but many difficulties are thrown in the way and no decision has yet been given in the case.

The Railroad corporation have from the commencement manifested a determination to resist to the atmost all requirements

which become necessary for the safety of our citizens.

There are so many difficulties in the law as it now is, that it will be very difficult to get any relief from that source, and the greatest of all is, they have no property upon which an execution could be levied on or debt secured to any amount.

If honest and honerable men had the control of the company's affairs, no difficulty would arise; but as it now is, more summary a laws are necessary to prevent the injury of our rights by corporate powers which have been too clearly manifested by this corporation with which we have to contend.

ed of subseque J. BURLEY, for the Selectmen of Exeter, org

therein except 200 guns, six hundred pounds language and fifteen hundred bounds of round **TROQER** non, the weight of all which will be about one and three fourths tons, the expense of

magazine in progress, the expense of which will be within the appropriation, and all the arms and munition have been deposited

OF THE COMMITTEE ON MILITARY AFFAIRS UPON

THE RESOLUTION RELATING TO THE AR-

Lancaster was judicious and no more than an act of justice to that portion of the SATRADIAL TA LANGS be carried out

The Standing Committee on Military Affairs to whom was referred the resolution inquiring into the expediency of prohibiting the Commissary General from depositing any more muskets &c. in the arsenal at Lancaster: also the resolution. That the commissary General be directed to deliver arms from the arsenal at Lancaster to such uniform companies as are entitled to receive the same, upon the requisition of the Adjutant General,—having had the same under consideration, report as follows:

That in the year 1802 a law was passed in the Congress of the United States appropriating the sum of two hundred thousand dollars to be expended annually in the purchase and manufacture of arms to be distributed among the several States and Territories in proportion to their effective militia. By virtue of the provision of that law, this State has received about eleven thousand stand of arms, amounting to the sum of seventy-five thousand dollars, all of which have been distributed among the Militia of this State, except those deposited in the arsenal at Lancaster, and about seven hundred stand of arms remaining in the arsenal at Portsmouth.

The object of Congress in the distribution of said arms was undoubtedly to place within the reach of the citizens of the States and Territories the means of defence in case of invasion, and in the opinion of your committee, no part of the State stood so much in need of these means as the county of Coos at the time of the establishment of the arsenal at Lancaster. At the June session of the Legislature of 1840 a resolution was passed appropriating \$650 for the purchase of a site and the erection of an arsenal at Lancaster with directions to the Commissary General upon the completion thereof to deposit therein fifteen hundred muskets, two hundred rifles, two mounted six pounders with a proper supply of cartridges, bullets, shot and apparatus to be

kept therein for use in the case of invasion.

The site has been purchased, the arsenal finished and a powder magazine in progress, the expense of which will be within the appropriation, and all the arms and munition have been deposited therein except 200 guns, six hundred pounds langrage and fifteen hundred pounds of round shot for the cannon, the weight of all which will be about one and three fourths tons, the expense of transporting, which will not exceed one hundred and twenty-five dollars, at the rate charged for transporting the others. committee are of opinion that the establishment of the arsenal at Lancaster was judicious and no more than an act of justice to that portion of the State, and we believe should be carried out according to the intention of the Legislature in establishing it, especially when the same can be completed at so small expense. As to permitting said arms to be removed from said arsenal, your committee are of opinion that after so much pains and expense have been incurred to place within the wants of the people of the interior the means of defence, such means should not be removed except upon strong and weighty reasons, which in our opinion do not exist. The State is annually receiving arms from the general government and if more should be required to be kept at Ports-

mouth it would in our opinion be better to prohibit the delivery of any more to the militia of the State, until the same shall increase to the necessary number to be kept therein. From a consideration of the whole subject the committee have directed me to report the following resolution. And or baned to commercial laudit

PETER SANBORN, for the committee.

maintained, either by negotiation, or by arms.

Resolved, That said resolutions be indefinitely postponed.

emby sed our cause, and the country came to our side, in a most severe and critical errors. A OP B B Siding in their continued sympathy and support, and confirmed in the strength of our cause, we leef warranted to restrict Tokay on the sovereign powers.

Resolved. That we truly appreciate the patriotic spirit with which he Federal Government esponsed, and our sister States

er of the Union, the people of this State maintaining all their con-SELET COMMITTEE UPON THE SUBJECT

our sister States, and not in tahr of their free-will offering on our behalf, this State also voluntarily tenders its whole powers

North Eastern Boundary.

country, to go forward and occupy that position which belongs

The Select committee to which was referred the communication from His Excellency, enclosing Resolutions of the States of Maine, Massachusetts and Maryland, upon the subof the Northeastern Boundary, have had the same under consideration and respectfully submit the following es from shroad, guaranteed by our own Executive Government

that the President of TROPERS Of Parision, be requested and called upon to find the believe of the Federal Constitution, by causing the immediate removal or expulsion of the far-The resolutions of the State of Maine are as follows:

Resolved, That the Legislature sees no occasion to renew the declarations heretofore made of the right of this State to the whole of its territory, according to the Treaty of 1783, unjustly drawn into question by Great Britain, (entirely recognized by the unanimous Resolutions of Congress in 1838,) nor to repeat its own former Resolutions on the subject. And it regards with grateful satisfaction the strong increasing and uniform demonstrations, from all parts of the Union, of conviction thereof, and of determination to support the same. merevold & band T , bendess M.

Resolved, That this Legislature adopts and affirms the principles of former Resolves of preceding Legislatures in relation thereto, in all their force and extent; that it approves their spirit, insists on their virtue, adheres to their terms, and holds the National Government bound to fulfil their obligations; that it deprecates any further delay, and cherishes an earnest trust and expectation, that the National Government will not fail, speedily, to cause our just rights, too long neglected, to be vindicated and maintained, either by negotiation, or by arms.

Resolved, That we truly appreciate the patriotic spirit with which the Federal Government espoused, and our sister States embraced our cause, and the country came to our side, in a most severe and critical emergency; and that confiding in their continued sympathy and support, and confirmed in the strength of our cause, we feel warranted to rely for safety on the sovereign power of the Union, the people of this State maintaining all their con-

stitutional rights.

Resolved, That in accordance with the generous examples of our sister States, and not to be behind their free-will offering on our behalf, this State also voluntarily tenders its whole powers and resources, without reserve, to the supreme authorities of the Union, to sustain our national rights and honor; and it stands ready furthermore, obeying the call and abiding the will of the country, to go forward and occupy that position which belongs and shall be marked out to it; and engages that it will not be wanting in any act of duty or devotion to the Union, of fidelity to itself, and, above all, to the common cause of our whole country.

Resolved, That this State is suffering the extreme unresisting wrong of British invasion, begun in 1839, repeated in 1840, and continued to this time, in violation of solemn and deliberate pledges from abroad, guaranteed by our own Executive Government; that the President of the United States, therefore, be requested and called upon to fulfil the obligation of the Federal Constitution, by causing the immediate removal or expulsion of the foreign invading force, now stationed within the bounds of Maine; and other methods failing, to cause military possession to be taken of the disputed territory. sig and lo abam

Resolved, That the Government of the United States be earnestly invoked to provide for our future protection against foreign aggression, by proper establishments of military force upon the frontier, and by the due exertion of its constitutional powers, to liberate and relieve this State from the present heavy burden of its own needful, unavoidable defence. I add to street is more another

Resolved, That the Government of the United States is bound

to cause the Commissioner appointed to explore and trace the Northeastern Boundary line from the Northwest angle of Nova Scotia, along those highlands which divide the waters that empty into the river St. Lawrence from those that fall into the Atlantic Ocean, according to the Treaty of 1783, to be prosecuted with the utmost speed, vigor and certainty to its definite and absolute conclusion, and that the same should be completed and the true line run and marked, within the period of the present year.

Resolved, That the Governor be requested to transmit a copy of these Resolves, together with this Report, to the President of the United States; and that similar copies of the same be transmitted to the presiding officers of the two branches of Congress, and to the Executives of the several States, and the presiding officers of the several Legislatures of said States, and to the Senators and Representatives in Congress to this State and of Massators

chusetts."

The able Report made by Mr. Buchanan to the United States Senate, and that by Mr. Howard to the House of Representatives, at the 2d session of the 25th Congress, together with the legislative reports of several of our sister States upon the subject of the Northeastern Boundary, seems to relieve your committee from the necessity of going very elaborately into the question, or of examining in detail the arguments adduced by the governments of the United States and Great Britain in support of their respective claims to the "disputed territory." Yet it may not be deemed out of place here to state, as succinctly as they may, the ground on which these adverse claims rest, as well as the different views which the two governments entertain respecting them.

Endeavoring to discharge with propriety the duty which the resolution of the House imposes, and to arrive at just conclusions as to the course most becoming the State of New Hampshire to pursue, upon a subject of such vital interest to the State of Maine and to all of the United States, your committee have examined all the authorities within their reach, that seemed to bear upon the case, and have availed themselves of the labors of those distinguished statesmen who have heretofore made reports to Congress, and also to the States of Maine, Massachusetts and Maryland, in relation to the "disturbance in Maine" and to the Boundary.

In the second article of the Treaty of Peace, concluded at Paris in 1783, it is written—"And that all disputes which might arise in future, on the subject of Boundaries in the United States, may be prevented, it is hereby agreed and declared, that the following are and shall be her boundaries, viz: from the Northwest angle of Nova Scotia, viz: that angle which is formed by a line

drawn due north from the source of St. Croix river to the highlands; along the said highlands which divide those rivers that empty themselves into the river St. Lawrence from those which fall into the Atlantic Ocean, to the Northwestermost head of Connecticut river," &c.

The Commissioners seemed to be fully aware of the great importance, in this, as well as in all other delineations of territory, to fix upon a place of beginning with the greatest possible certainty. This they did, in a manner that promised to prevent all future

dispute.

At this early period of our history, the Northwest part of Nova Scotia, as well as the Northeast part of New England, was almost entirely uninhabited; and even to this day is but very partially settled. No inconvenience therefore arose from the fact, that the dividing lines between the Province of Maine, as it was called, and the neighboring provinces, or even this point which was to mark the beginning of their boundaries, had not been ascertained and fixed by actual survey and the erection of durable Still, "the Northwest angle of Nova Scotia" was a well known point, and could readily be found upon the surface of the earth at the intersection of two well defined lines. Official documents of the most authentic character, which it can, beyond all dispute, be made to appear were before the Commissioners, fully establish this fact. Among these documents was Mitchell's map, published in 1755, under the direction of the Lords Commissioners for Trade and Plantations. On this map is distinctly traced the dividing line between the two provinces, with the word Nova Scotia on one side and that of New England on the other, printed in large capitals. Strange as it may seem, this Northwest angle of Nova Scotia, which was fixed upon by the Commissioners with so much care, in order to prevent all future dispute, and which was so notorious at the time, is the very point now contested by the British Government.

The all-important question then recurs, where was, and where is now the Northwest angle of Nova Scotia? Previous to the conquest of Quebec, and the subsequent surrender of the French possessions in Canada to Great Britain by the treaty of 1763, both New England and Nova Scotia extended north, full up to the St. Lawrence. But in creating the province of Quebec, the king thought proper to extend its limits so far south of the St. Lawrence as to embrace all the valley of that great river, as well as all the territory through which all its tributaries flowed. Accordingly in February, 1763, he issued his royal proclamation, declaring that the government of Quebec should be bounded south

of the St. Lawrence by a line crossing that river and the Lake Champlain, in forty-five degrees of north latitude, and passing "along the highlands which divide the rivers that empty themselves into the said river St. Lawrence, from those which fall into the sea, and also along the north coast of the Bay des Chaleurs, and the coast of the Gulf of St. Lawrence, to Cape Rosiers."

Thus a portion of New England and of Nova Scotia was added to the province of Quebec, and the latter extended so far south as to include all the valley of the St. Lawrence, its southern line being fixed along the highlands from whence its tributaries flowed. Nova Scotia and New England still retaining all the territory south of said highlands. Where then was the Northwest angle of Nova Scotia after the royal proclamation of 1763? Most clearly where the line extending due north from the source of the St. Croix intersects the southern line of Quebec, "running along the highlands which divide the rivers that empty themselves into the said river St. Lawrence, from those which fall into the sea."

But this boundary line, between the said province of Quebec on the north, and Nova Scotia and New England on the south, was more clearly marked and defined by an act of the British Parliament passed in 1774, "for making more effectual provision for the government of the province of Quebec in North America. The following is the language employed, to wit: "bounded on the south by a line from the Bay of Chaleurs, along the highlands which divide the rivers that empty themselves into the river St. Lawrence, from those which fall into the sea, to a point in fortyfive degrees of northern latitude, on the eastern bank of the Connecticut river." It is to be observed that in describing said highlands, both the royal proclamation and the act of Parliament employ the very same language, viz southe highlands which divide the rivers that empty themselves into the river St. Lawrence, from those that fall into the sea." Here is a dividing line, its termini being two well known natural objects, the Bay of Chaleurs on the north, in latitude forty-eight, and a point on the Connecticut, in latitude forty-five. This line, with its extremities thus distinctly defined, and passing along highlands discernible to the eye from the valley of the St. Lawrence, and dividing streams that flow in opposite directions, was recognized and described in almost the same language, in all the commissions to the provincial Governors, from the proclamation in 1763 to 1784, when Nova Scotia was divided and the new province of New Brunswick formed. "The western extremity of the Bay des Chaleurs," is the language used in the royal commissions to the Governors of Nova Scotia, and afterwards New Brunswick, thus fixing more specifically the northern termination of this boundary line. It is difficult to conceive of a better described boundary than this .-The western boundary of Nova Scotia, and afterwards of New Brunswick, is as clearly described and fixed. Prior to 1763, both Nova Scotia and New England extended as far north as the river St. Lawrence. After the proclamation of that date, it became necessary to alter the royal commission conformably to the extended Province of Quebec : accordingly; in the royal commission to Montague Wilmot, Esq., dated Nov. 21, 1763, the limits and boundaries of Nova Scotia are thus described: "To the northward our said province shall be bounded by the southern boundary of our province of Quebec, as far as the western extremity of the Bay des Chaleurs," and on the west, "it shall be bounded by a line drawn from Cape Sable, across the entrance of the Bay of Fundy, to the mouth of the river St. Croix; by the said river to its source, and by a line drawn due north from thence, to the southern boundary of our colony of Quebec." Almost the same identical language is used in all the royal commissions to the Governors of Nova Scotia, even down to that of Governor Parr, dated July 29, 1782, within four months of the conclusion of the provisional Treaty of peace with Great Britain; and within a little more than one year of the definitive Treaty of 1783.

Some question soon after arose as to what should be considered the source of the St. Croix river; but that was settled by joint commissioners from the two Governments, agreed upon in 1794, who erected a monument, which in all coming time was to mark the point, whence was to start that meridian, which, by its intersection with the "highlands which divide those rivers that empty themselves into the river St. Lawrence, from those which fall into the Atlantic Ocean," was to form the northwest angle of Nova Scotia. This well known and long established point seems to have been perfectly familiar to the commissioners who established the boundaries between the United States and Great Britain in 1783.

The line running due north from the St. Croix to the highlands, described in the Treaty of '83, crosses the river St. John near the Great Falls, in about forty-seven degrees of north latitude; and fixes the northwest angle of Nova Scotia some fifty miles north of that stream; leaving a large extent of territory, watered by said river and its numerous

branches within the "disputed territory," and as your committee fully believe within the long established limits and acknowledged jurisdiction of the State of Maine. Whereas the line contended for by the British Commissioner appointed agreeably to the provisions of the fifth article of the Treaty of Ghent, as well as that marked out by the more recent survey of Messrs. Featherstonhaugh and Mudge, not only places that angle far to the south of the St. John, but cuts off from Maine entirely every tributary to that river, with the extensive region through which they flow, thus depriving that State, at once, of about one third of what is deemed its legitimate territory.

In the report of Mr. Howard, made to the Legislature of Maryland, referring to the able review of the report of Featherstonhaugh and Mudge, written by Albert Gallatin, a most distinguished and venerable diplomatist and statesman, we

find the following:

Mr. Gallatin, after giving a list of nineteen different maps published in England between 1763 and 1783," being all the maps that could be found, after a diligent search both in England and America," says, "in every instance the course of the line from the source of the river St. Croix is northward; in every instance that line crosses the river St. John and terminates at the highlands in which the rivers that fall into the St. Lawrence have their sources; in every instance, the northwest angle of Nova Scotia is laid down on those highlands and where the north line terminates; in every instance the highlands, from that point to the Connecticut river, divide the rivers that fall into the St. Lawrence from the tributary streams of the river St. John and from the other rivers that fall into the Atlantic Ocean." Mr. Gallatin mentions four other maps, published in England within one year of the Treaty of 1783 in all of which "the boundaries of the United States are laid down as now claimed by the United States."

Can there then be any doubt as to the true dividing line between the United States and the British Provinces? Do not all former Treaties; all acts of Parliament relating to the subject; all royal proclamations and commissions of Provincial Governors, from 1763 till after the Treaty of '83, in a word do not the settled convictions of more than thirty years immediately succeeding that Treaty, all unite in establishing that line precisely where the United States assert it to be?

But what are the grounds on which the British government rests its claims to the disputed territory?

Previous to the treaty of Ghent, says Mr. Buchanan in his report, "the British Government had become convinced of the great importance of having a direct communication, within their own territory, between their provinces of Nova Scotia and New Brunswick, and the city of Quebec." The report adds, "from the date of the Treaty of 1783, until the conferences at Ghent in 1814, during a period of more than thirty years, our title was unquestioned, as it still remains unquestionable."

At the time of this Treaty, even the British commissioners did not seem disposed at all to press the question of title, but endeavored to obtain a cession of so much of the territory of the United States, as would afford them a direct communication between Halifax and Quebec. And it was not till after they had been informed by the American Commissioners, that "they had no authority to cede any part of the territory of the United States; and to no stipulation to that effect will they subscribe,"—that the first intimation of any claim to it was made.

In their note of the 8th of October, the British Commissioners declare, that "the British Government never required that all that portion of the State of Massachusetts intervening between the Province of New Brunswick and Quebec, should be ceded to Great Britain; but only that small portion of unsettled country which intercepts the communication between Quebec and Halifax, there being much doubt whether it does not already belong to Great Britain."

How strange it is, that this "small portion of unsettled territory," for which she was then willing to give an equivalent, should, in the lapse of a quarter of a century, have grown to such enormous dimensions, that England now, of right, claims one full third part of the territory of Maine, and that under the Treaty of 1783!

Under the fifth article of the Treaty of Ghent, a Commissioner was appointed, on the part of each Government, to run a boundary line agreeably to the Treaty stipulation of 1783. Starting from the monument at the source of the St. Croix, they proceeded in a northerly direction some forty miles till they struck an isolated elevation, now called Mars Hill, about fifty miles south of the St. John, and a hundred

miles south of those highlands that mark the southern boundary of the Province of Quebec. This elevation the British Commissioner insisted was the highlands described in the Treaty of '83; and that here was the northwest angle of Nova Scotia. From this point was run a line, through a devious western course, to the real Treaty highlands near the source of the Chaudiere river, and nearly opposite the city of Quebec: thence along those highlands to the northwestermost branch of the Connecticut river. This line marks the southern boundary of what is now called the "disputed territory." These Commissioners disagreeing, as might be supposed they would, the question, agreeably to the Treaty, was referred to the King of the Netherlands; the result of whose investigations is too well known to require a recital in this report. Suffice it to say, his award was rejected by the United States, on the ground that he had not decided according to the terms of the submission, but proposed a compromise, by splitting the difference.

And now, after spending more than half a century in fruitless negotiation, the question not only remains unsettled, but is involved in the mazes of a protracted diplomatic correspondence, from which, it is feared, it will be no easy task

to extricate it.

But Great Britain contends that if Mars Hill be not the northwest angle of Nova Scotia, and the line extending westward from that point, "the true Treaty line, then it is impossible to find it, and that the Treaty of '83 becomes void

for uncertainty."

It is believed enough has already been said to show the practicability of running this Treaty line. All parties agree as to the starting point, the source of the St. Croix: simply by running a line due north from this point to the southern line of the Province of Quebec, as described in the royal proclamation of 1763, we have the northwest angle of Nova Scotia, and that this line, running along highlands that are known to divide streams that flow in opposite directions, may be found and marked upon the earths's surface, "is as certain," as has been well said, "as the laws of nature."

The British Government contend for the highlands extending westward from Mars Hill, between streams that flow into the St. John on the north, and into the Penobscot on the south, on the strange and hypothetical ground, that the riv-

er St. John flowing into the Bay of Fundy, can't be considered as one of those cheams mentioned in the Treaty, that fall into the Atlantic Ocean.

Now this argument evidently proves too much: since every considerable stream along the entire coast of Maine, empties itself into some Bay, and not, according to this hypothesis, into the sea, or ocean. To wit: the Androscoggin and Kennebec flow into Sagadahock Bay; the Penobscot into a Bay of the same name; and the St. Croix itself flows into Passamaquoddy Bay, which is a part of the Bay of Fundy. And besides, it will be vain to look in these highlands for streams that flow into the St. Lawrence. But these are not all the difficulties involved in this assumption. It is agreed on all sides, that the jurisdiction of New Brunswick extends as far north as the Bay Chaleur, including the territory watered by the Ristigouche and its branches. Extend this asassumed line eastward from Mars Hill and you not only cut off from New Brunswick this large section of country, but you throw the whole of the disputed territory within the limits and jurisdiction of Lower Canada. What right then have the authorities of New Brunswick to interfere? But it never has been pretended that any part of this territory belonged to Canada.

"On the 9th of July, 1839, Messrs. Featherstonhaugh and Mudge received instructions from Lord Palmerston, Her Majesty's Secretary for Foreign Affairs, to proceed to New Brunswick, for the purpose of making investigations respecting the nature and configuration of the territory in dispute," and to report upon three distinct lines across the same. It is deemed proper, here to state, that this was a separate commission of the British Government, in which the United States had no participation. Two of the lines named in the instructions of Lord Palmerston, were those claimby the two Governments respectively; the other, and the second in order in the instructions was an intermediate line which had never before been suggested by either party. "It is evident," says the North American Review, "from an examination of these instructions, that the British Government had a distinct, and to them a highly desirable object in view. It was that of ascertaining by positive examination the nature of the country in the disputed territory, and thus of gathering materials, upon which their own construction of the

terms of the treaty might be most strongly supported." These Commissioners completed their examination and survey in the short space of two months, and made their report in April 1840.

Your committee have not time now to go into the details of that report; and if they had, motives of prudence would restrain them from speaking of it in terms that its extravagant pretensions demand. It is not a little remarkable, however, that they should so readily have found "a line of highlands, agreeing," as the report says, "with the language of the Treaty of 1783," exactly where the Minister for Foreign Affairs told them to find it.

In consequence of this report, it will be recollected, our own government appointed commissioners to make a survey on the part of the United States. That survey commenced too late last season to accomplish any satisfactory results: it is understood to be still in progress. And it is earnestly hoped, in the language of the North American, "that it will be persevered in, until the doubt, that now hangs over the character of this territory, shall be entirely dispelled, and the United States enabled to specify, with perfect geographical distinctness, that boundary which divides from each other the rivers referred to in the Treaty;—a boundary which does not the less exist, because it has thus far remained in the wilderness.

One important fact seems to be already established from this yet partial survey. "It turns out," says the report of the Maine committee, "by the brilliant scientific exploration of Major Graham, as was insisted at the time when the pretence was brought to light, that the true line from the monument does not even touch Mars Hill, but leaves it quite to the west, upon our side, and within the limits of Maine." The report adds, "Mars Hill remains, and will stand for ages, a monument of the gigantic and monstrous absurdity of this audacious assumption."

In 1827, about the time the negotiation was going on in London, for referring the question to an umpire, continues the report, there was "a simultaneous charge from the Provincial powers of New Brunswick, along the whole line of the hitherto undisputed American possession and population. The boundary, supposed to have been sufficiently established, from the St. Croix as far as the St. John, was broke in-

to." At this period, too, an American citizen, who had acquired the possession of an original American settler, seated upon a grant under the authority of the two States of Massachusetts and Maine, at the confluence of the Aroostook with the St. John, having the protection of the Governor of Maine in his pocket, was seized by the sheriff of New Brunswick, and conveyed, as a prisoner, to Frederickton." A similar outrage was committed in 1838 upon a citizen of Maine, residing within the Madawaska precinct. In 1839, Governor Fairfield, then just entering upon the duties of his office, received information that a large dody of strangers from the British Provinces were trespassing upon the lands and timber, on the south side of the St. John and within the jurisdiction of Maine. Agreeably to a special Resolve of the Legislature, the Land Agent of the State was authorized to employ sufficient force to arrest all such trespassers. In attempting to discharge that duty, the Land Agent himself was seized by night and indignantly dragged to Frederickton, where he was detained and treated as a criminal. He was soon after, however, allowed to return on parole, as a prisoner of State.

The difficulties that grew out of these strange proceedings were settled through the mediation of General Scott; and arrangements made with Sir John Harvey, whereby under certain guaranties the military force of Maine was withdrawn. These arrangements, it is believed, have been faithfully observed on the part of Maine. It is a matter of surprise and regret, therefore, that the Provincial authorities should so far disregard them as to march in their troops and establish military posts along the disputed territory.

It would be extending this report to an unwarrantable length, to go into the particulars of all these border troubles: many of which are of such recent origin and interesting character, that they cannot but be fresh in the recollection of the Legislature.

The patience and fortitude of the people of Maine, under so many repeated acts of outrage and wrong, have not escaped the observation of the committee. But there is a point beyond which human endurance cannot be expected to go. It is not strange then, that the good citizens of Maine, after suffering so long and so deeply, the evils attending the unfortunate procrastination of this dispute: after seeing their

territory repeatedly invaded and despoiled, the authority of the State trampled under foot, and their brethren forced away from their lawful possessions to the prison of the neighboring province: it is not strange, under such circumstances, that they should not be able, without the most fearful apprehensions, to witness now, contrary to the arrangements entered into by the two governments, an attempt on the part of the British authorities to take military possession of any part of their territory. They could not bear to see that territory made "a thoroughfare for the passage of British troops;" much less the site of a permanent military establishment.

Your committee are aware that much more might be said upon this interesting subject, but they have already exceeded the limits they had marked out for this report. They would beg leave to say, that from the investigation which a regard to other duties, has enabled them to make, and from all the light they could gather upon the subject, they are irresistably forced to the conviction, that the United States have a perfect title to all the territory within its limits, including the disputed territory in the State of Maine; and that it is the duty of the General Government, other means failing, to protect that territory by force of arms. And should they be brought to that direful necessity, your committee feel warranted in giving the assurance that New Hampshire will not be found behind her sister States, in any thing that patriotism and valor can do to defend the territory of Maine, and protect the rights and honer of the nation.

I am directed, respectfully to submit the following Reso-

lutions.

JOSEPH ROBINSON, for the Committee.

Resolved by the Senate and House of Representatives in General Court convened, That the United States and the State of Maine have a just and valid title to all the territory in dispute between Great Britain and the United States, on the Northeastern Frontier; and that the boundary line, agreebly to the treaty stipulations of 1783, is capable of being ascertained and marked upon the earth's surface.

Resolved by the Senate and House of Representatives in General Court convened, That it is the duty of the General Government to prosecute the commission appointed to explore the Northeastern Boundary line, till the whole is ascertained and marked by suitable monuments, from the source of the St. Croix to the Northwest angle of Nova Scotia; and from said angle along the highlands described in the Treaty of 1783, to the northwestermost head of Connecticut river.

Resolved by the Senate and House of Representatives in in General Court convened, That the Military occupation by Great Britain of any part of the "Disputed Territory," is a violation of the rights of the State of Maine and of the United States, and contrary to the arrangements entered in-

to by the two governments.

Resolved by the Senate and House of Representatives in General Court couvened, That though New Hampshire would depricate a collision with the mother country, yet preferring honorable war to dishonorable peace, if other means fail of settling the dispute, she tenders her whole means and resources to the authorities of the Union, in sustaining our rights and honor.

Resolved by the Senate and House of Representatives in General Court convened, That the Governor be and hereby is requested to transmit a copy of the foregoing Report and of these Resolutions to each of the Governors of the several States, and to each of the Senators and Representatives in

Congress from this State.

House of Representatives, July 2, 1841. The foregoing Report and Resolutions having been read, were adopted.

H. HIBBARD, Clerk.

In Senate, July 2, 1841. The foregoing Report and Resolutions having been read, were adopted.

plore the Northeastern Boundary line, till the winde is ascer-

I. L. FOLSOM, Clerk.

JOHN S. WELLS,
Speaker of the House of Representatives.

JOSIAH QUINCY,
President of the Senate.

REPORT OF THE JUDICIARY COMMITTEE, by imprisonment at hard labor in the penitentiary, for a time

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CONTROVERSY BETWEEN THE STATES OF MAINE AND GEORGIA,

AND BETWEEN THE

STATES OF NEW-YORK AND VIRGINIA. State of Goorgia," a slave named Atticus, the property of

said lames and one Henry Sagnes; "that the said Deniel The committee on the Judiciary, to whom was referred the Report and Resolutions of the General Assembly of Alabama, on the subject of the controversy between the States of Maine and Georgia, also the Report and Resolutions of the General Assembly of Maryland on the subject of the controversy between the States of New York and Virginia, have had the same under consideration, and ask leave to submit the following van was assued by the magistrate before whom tion was made, to which the officer, charged w

the returned that the TROPERS RELEGION that the country of the cou

The right of each State to enact laws, and to prescribs penalties for the violation of the same, so long as those lawe do not conflict with the constitution and laws of the United States, cannot be denied. It is an incident to the sovereignty of the States; and can neither be questioned nor impaired by the authorities of any other State. Each State may define crimes, and provide for the punishment thereof, and whether right or rong, whoever commits the act thus made criminal, is amenable to the laws of the State within which the act was committed; and should the offender be arraigned before the tribunals of justice within the State whose laws have been violated, no one can rightfully interfere to arrest the punishment prescribed. It is for the people of that State to judge of the expediency of domestic slavery, or any other social or political institution; and it is their right to enact such laws as may seem to them necessary and proper for the protection of themselves and their property.

Simple larceny is defined by the laws of Georgia "the felonious taking and carrying away the personal goods of another;" and it is provided, "that any person or persons, who shall feloniously take and carry away a Slave, shall be punished by imprisonment at hard labor in the penitentiary, for a time not less than three years, and not longer than seven years."

On the 16th of June, 1837, information was made on oath before a magistrate of Chatham County in the State of Georgia, by James Sagues of Savannah in said county, that Daniel Philbrook and Edward Killevan of the State of Maine, "did, on or about the fourth day of May last, feloniously inveigle, steele, take, and carry away without the limits of the State of Georgia," a slave named Atticus, the property of said James and one Henry Sagues; "that the said Daniel Philbrook and Edward Killevan have been guilty, as the deponent has been informed and believes, of a felony under the laws of this State;" and "that since the commission of said felony, the said Philbrook and Killevan have fled from this State, and are, as he believes, at this time, within the limits of the State of Maine in the United States." On the same day, a warrant for the arrest of Philbrook and Killevan was issued by the magistrate before whom the information was made, to which the officer, charged with its execution, returnd, that they were not to be found in the county of Chatham. On the 7th of Feb. 1838, an indictment charging Philbrook and Killevan with larceny for the same offence, was found by the grand jury of Chatham county.

Here is the law of a State defining a crime; a complaint made, and warrant issued; an indictment found; every thing necessary to a trial, but the presence of the persons charged with the commission of the offence; and they, by the return of the officer are without the jurisdiction of the State whose laws have been violated. What is to be done? Had they been arrested within the State of Georgia, no matter from what State, or country, they might have come; no matter whether innocent, or guilty; they must have appeared before the tribunals of justice within the State of Georgia, and answered to the crime with which they stood charged. But they were without the jurisdiction of the State. What then?

The constitution of the United States provides, "that a person charged in any State with treason, felony, or other

crime, who shall flee from justice, and be found in another State, shall, on demand of the Executive authority of the State from which he fled, be delivered up to be removed to

the State having jurisdiction of the crime."

The act of Congress of 1793 declares "that whenever the Executive authority of any State in the Union, or of either of the territories northwest or south of the Ohio river, shall demand any person as a fugitive from justice, of the Executive authority of any such State or territory, to which such person shall heve fled, and shall moreover produce the copy of an indictment found, or an affidavitt made before a magistrate of any such State or territory as aforesaid, charging the person so demanded with having committed treason, felony, or other crime, certified as authentic by the Governor, or chief Magistrate of the State, or territory from which the person so charged fled, it shall be the duty of the Executive authority of the State or territory to which such person shall have fled, to cause him or her to be arrested and surrendered, and notice of the arrest to be given to the Executive authority making such demand, or to the agent of such authority appointed to receive the fugitive, and to cause the fugitive to be delivered to such agent when he shall appear."

Confiding in the provisions thus solemnly made by the constitution and laws of the United States, relying upon the rights thus guarantied, on the 21st of June, 1837, the Executive of the State of Georgia made a demand upon the Executive of the State of Maine, of Philbrook and Killevan, as fugitives from justice, charged with stealing the slave Atticus, and transmited with his demand, a copy of the affidavit and awarrant, at d the return, duly authenticated; and on the 27th of April, 1838, a similar demand was made accompanied with a copy of the indictment found, duly authenticated. In either case, the Executive of the State of Maine declined to cause the arrest and surrender of the

persons charged with the crime.

Your committee are at a loss to perceive upon what ground the Executive of any State can refuse to comply with a demand made by the Executive of an other State, to surrender a person charged with the commission of a crime within the State from which the demand is made. The provisions of the constitution and laws of the United States are plain and explicit. The demand is a right; the surrender a duty;

and no State can take upon itself to judge of the propriety of either, without a manifest disregard of the obligations solemnly imposed upon each State by the adoption of the Federal constitution.

It has been suggested, that, to authorize a surrender, the act charged must not only be criminal in the State in which it was committed, but also in the State where the fugitive is found—at least, that the act must be a crime at common law.

Your committee are of opinion that this objection cannot

avail any thing, and ought not to be made.

The words of the constitution are, "That a person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall on demand of the Executive authority of the State from which he fled, be delivered up, to be removed to the State

having jurisdiction of the crime."

All that the constitution requires, is, that a person shall be charged with a crime; and if the act complained of is made criminal by the laws of the State in which it was committed, it comes within the case provided by the constitution. It is not required that the act should be made criminal by the laws of any other State than that in which it was committed; neither by the laws of the United States, nor by the commmon laws, any more than by the laws of France, or Persia. If the act is made criminal by the laws of the State in which it was committed, the perpetration of it is a crime; and to be charged with it, is to be charged with a crime; and that is all the constitution requires. If this be not the true interpretation, why should the expression, "flee from justice" have been used? What "justice," unles that due the State whose laws have been violated? Why use the expressions, "be found in another State;" "be removed to the State having jurisdiction of the crime?"

If it were necessary, your committee would refer to the exigency out of which this provision of the constitution arose.

Previous to the adoption of the Federal constitution, each State had full power to define, prevent and punish crimes within the limits of its own territory; but if the offender had escaped without the territory of the State, the authorities of the State could not, as a matter of right, pursue him

any farther. To secure a free intercourse among the States, and to promote the common good, each State, upon the adoption of the Federal constitution, surrendered the right which it previously possessed, and as a perfect sovereignty, would otherwise have enjoyed, of protecting itself against injury from the citizens of other States by excluding them from its territory, in that clause of the constitution which provides, "that the citizens of each State shall be entitled to all privileges and immunities of citizens of the several States."

To protect the States from the damages to which they would have been exposed by permitting the free ingress of persons from abroad, against whose aggressions no adequate protection could be furnished by the State whose laws had been violated, and to give to each State additional security against the violation of its laws by its own citizens, by taking from the offender the impunity which he would otherwise have enjoyed in his escape from the jurisdiction of the State in which the offence had been committed, that clause of the constitution was inserted, which provides for the removal of fugitives from justice; and under the guaranty of which, the Executive of the State of Georgia made the demand upon the Executive of the State of Maine. These clauses are both found in the same section. Without the former, the latter would scarcely have been needed; and without the latter, the former would be fraught with evils, fatal not only to the peace and well-being of the States, but to their very existence. Citizens from States whose laws were different, whose political institutions were different. whose social relations were different, might take advantage of the impunity which their escape would give them, enter an adjoining State, set its laws at defiance, trample the rights of its citizens under foct, and seek refuge in some State, where the crimes they had perpetrated, would go unpunished. bottoml at themareror

Such an interpretation carries upon the face of it, its own refutation. Under its sanction the Federal constitution, which was designed for the mutual safety of the States, would be converted into an instrument of mutual annoyance. The Union of the States, or the sovereignty of the States, must fall before it. They could not exist together.

Another suggestion has been made, though it scacely deserves to be noticed; and that is, that proof should be fur-

nished that the person charged "fled from justice." It will hardly be believed, that the framers of the constitution deemed it necessary that the offender should literally fly or run, from the State whose laws had been broken, to authorize his surrender, and to give the injured State a right to demand it. His absence from the State which makes the demand, and presence in the State upon which the demand is made, is the proper evidence of his flight, and in most cases the only evidence that could be attained.

Your committee are aware of the delicate nature of the questions involved in this controversy. They are aware that a difference of opinion may exist in relation to the rights of the parties interested. But after the most careful consideration, they cannot avoid the conclusion to which they have come. Any other view of the subject, it seems to them, would annihilate the rights which have been solemnly guarantied to the States by the federal constitution.

The controversy between the States of Virginia and New York, present the same question as that between the States of Georgia and Maine; and it is therefore deemed unnecessary to go into a particular examination of the facts connected with it.

Your committee recommend the adoption of the following resolutions.

ALBERT BAKER, for the Committee.

Resolved, That the constitution of the United States was established by the people of the States respectively, the people of each State acting in their sovereign capacity, as a party to the compact.

Resolved, That each State is sovereign within its own territory, except so far as that sovereighty may be abridged by the delegation of the powers specified in the federal con-

stitution.

Resolved, That the federal government is limited in its jurisdiction, but within its appropriate sphere, is paramount to the authority of the States.

Resolved, That it is the duty of the federal government to provide for the faithful observance of the stipulations con-

tained in the federal constitution.

Resolved, That the refusal of one State to surrender a person charged with the commission of a crime within another State, and who shall flee from justice, is in open disregard of the plain letter of the constitution, subversive of the peace and harmony of the Union, destructive of the ends

for which the federal constitution was established.

Resolved, That the executive of this State be requested to transmit to the executive of the several States, to be laid before their respective Legislatures, and to our Senators and Representatives in Congress, to be laid before that body, a copy of the above Report, and of these Resolutions.

State of New Hampshire.—House of Representatives, June 30, 1841. The foregoing resolutions having been read passed.

Ac not securing to mechanics and laborers a last on buildings.

A set to repeal the second section of an acceptible "An act or recorning the manufacture of leather, and prevent transc there-

officers of banks from receiving compensation for services in cer-

Avidet to repeal an act entired at An act belating to the return of vines, and making to the provisions for certifying the same."

An act in addition to and by amendment of an act entitled "An act for the read library and government of subsolid in the cores of

Portsmouth, afteroved January 13, 1837.

passed.

H. HIBBARD, Clerk.

JOHN S. WELLS, Speaker.

14 Pessen July 3, 1829.

LIST OF ACTS, and and and an analysis

Resolutions and Addresses, passed June Session, 1841.

An act to divide the county of Grafton into two Judicial districts. An act providing further remedies against fraudulent debtors.

An act for the punishment of frauds.

An act making further provisions in relation to the trustees of debtors.

An act in addition to an act relating to the organization of courts of justice.

An act relating to judicial records.

An act relating to the compensation of County Solicitors.

An act to render void the settlement of paupers gained under any law passed prior to 1796, and to prevent litigation.

An act for the more speedy settlement of insolvent estates in

certain cases.

An act in addition to and in amendment of an act passed December 24, 1840, entitled "An act to prevent incestuous marriages and regulate divorces, and for the relief of married women and widows."

An act securing to mechanics and laborers a lien on buildings, ships and other vessels.

An act to repeal the second section of an act entitled "An act to encourage the manufacture of leather, and prevent frauds therein," passed July 3, 1829.

An act relating to the public money deposited with the several

towns in this State.

An act to limit the liability of Bank Directors, and to prohibit officers of banks from receiving compensation for services in certain cases.

An act relating to Railroads.

An act to prevent betting and wagering on elections.

An act to repeal an act entitled "An act relating to the return of votes, and making further provisions for certifying the same." An act establishing the fees of sheriffs for returning votes.

An act in addition to and in amendment of an act entitled "An act for the regulation and government of schools in the town of Portsmouth," approved January 13, 1837.

An act to annex a part of school district No. sixteen in Haver-

hill to school district No. eleven in Bath.

An act to unite school district No. six in Epsom, to the Republican school district in Pittsfield.

An act to prevent the destruction of fish in the Winnipisseogee Lake and the Bays of the Winnipisseogee River.

An act to repeal an act allowing a certain premium for killing foxes, passed July 4, 1838.

An act in addition to an act entitled "An act to constitute the

counties of Belknap and Carroll."

An act in addition to and in amendment of an act entitled "An act to constitute the counties of Belknap and Carroll," passed Dec. 23, 1840.

An act in addition to an act entitled "An act to constitute the

counties of Belknap and Carroll."

An act changing the place of holding one of the terms of the Court of Common Pleas in the County of Strafford.

An act establishing the times and places of holding courts of

Probate in the county of Strafford.

An act altering the times and places for holding Courts of Probate in the county of Hillsborough.

An act changing the time of holding the Court of Common

Pleas in Coos County.

An act to divide the State into districts for the choice of Senators.

An act to raise sixty thousand dollars for the use of the State.

An act providing for the compensation of the officers of the civil list.

An act in addition to an act entitled "An act to establish the rates at which polls and rateable estate shall be assessed in making direct taxes," approved January 4th, 1833.

An act to provide further for the collection of taxes in certain

cases.

An act relating to collectors of taxes.

An act making appropriations for the Militia of this State for

the year 1841.

An act explanatory of and in addition to an act entitled "An act making appropriations for the militia of this State for the year 1841," passed June session 1841.

An act in addition to an act entitled "An act relating to the public property in the arsenals at Portsmouth and Lancaster."

An act to alter the time of calling out the militia for inspec-

An act requiring a bond of the Adjutant General.

An act in favor of Light Infantry and other companies in this State.

An act in favor of the Swanzey Artillery Company.

An act to provide for the appointment of additional officers of the Portsmouth Artillery company.

An act to incorporate the Concord Volunteers.

An act discharging an officer of the militia from arrest.

An act to alter the names of certain persons.

An address in favor of the removal of certain offiers therein named.

An act to incorporate the Concord East Village Fire Engine Company.

An act to incorporate Engine Company No. 1, in Antrim.

An act to incorporate Engine Company No. 1, in Mason Village.

An act for continuing all corporations three years for certain

purposes.

An act relating to Railroads.

An act to unite certain Railroad Corporations with the Boston and Maine Railroad.

An act in addition to the several acts incorporating the Eastern

Railroad in New Hampshire.

An act to enable the Great Falls and South Berwick Branch Railread to cross Salmon Falls River, and to connect with any other Railroad in the town of Somersworth.

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An act to incorporate the New Boston Fire Insurance Compa-

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An act in addition to an act entitled "An act relating to the rebuilding of Hart Island Bridge," approved July 1, 1837.

An act in addition to an act entitled "An act to incorporate the

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An act to alter the time of holding the annual meetings of the Congregational Society in Hampton.

An act to incorporate the People's Literary Institute and Gym-

nasium.

An act to incorporate the Female Seminary at Haverhill.

An act in addition to an act approved July 1, 1832, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company."

A resolution providing for an examination and report of the condition of ordnance, gun carriages and harnesses.

A resolution to consolidate the third and seventh companies

of Infantry in the sixteenth regiment.

A resolution authorizing the commander of the Winnipisseogee Guards, to enlist fifteen additional soldiers.

A resolution appropriating one hundred dollars for the erection of a gun house in the second regiment.

A resolution in favor of Isaac L. Folsom and another.

A resolution in favor of the Commissary General.

A resolution authorizing the Treasurer to borrow thirty-six thousand dollars on the credit and for the use of the State.

A resolution providing for the contingent expenses of this State.

A resolution defining the boundary lines of the town of Pitts-burgh.

A resolution authorizing and directing examination to be made into the condition of Savings Institutions in this State.

A resolution in favor of Aaron Carter and others.

A resolution in favor of Asa Fowler and others.

A resolution in favor of Reuben G. Wyman and others.

A resolution in favor of George G. Fogg.

A resolution in favor of Elijah Carpenter and others.

A resolution appropriating seventeen hundred dollars for the education of indigent deaf and dumb persons of this State at the Asylum at Hartford; and eight hundred dollars for the education of indigent blind persons of this State at the Institution for the Blind at Boston.

A resolution appropriating one hundred and eighteen dollars to furnish a set of standard weights and measures to the county of Carroll.

A resolution furnishing copies of the New Hampshire Reports to the Clerks of the counties of Belknap and Carroll.

A resolution furnishing the statute laws of this State to the

county officers of Belknap and Carroll.

A resolution directing the collection of the account of the late Quarter Master General.

A resolution furnishing copies of the laws, journals and other

public documents to the New York Historical Society.

A resolution authorizing the printing of extra copies of the laws and other public documents of the State for the purpose of exchange with foreign countries.

A resolution in favor of Josiah Stevens, jr. and another.

A resolution in favor of Uriel Dean and another.

A resolution appointing Jacob C. Carter, Librarian for the ensuing year.

A resolution in favor William Fisk and others.

A resolution granting a copy of Carrigain's map to each incor-

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A resolution prescribing the mode of distributing Dr. Jackson's Report upon the Geological and Mineralogical Survey of the State

A resolution appointing William Fisk keeper of the State House and State House yard.

Resolutions relative to the United States Bank, the Tariff, and

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	on the passage of the bill to secure the public against			25
	the frauds of hanking institutions.			
	on the third reading of the bill relating to Railreads	2.3		*
	and repealing former acts relating to the same			
	subject, on the passage of the fifth resolution relating to the	- 30		
	controversy between the States of Maine and			
4	Georgia, Virginia and New York in relation to fu-			
	gritives from justides			
	on indefinitely postponing the hill establishing the	,22		
700	times and places of holding the terms of the Su-			
	perior Court,			
	on Mr. Ayer's effendment to Mr. Stevens' smend-			
	on postponing said bill to next session with an order			
22	of publication,			
Sig.	on postponing said bill to Saturday next,			
	on resuming the consideration of the bill to incorpo-			
	rate the Preswill Baptist Book Congern,			
	on postponing said bill indefinitely.			
	on the passage of the bill establishing the himes and	9.0		
	places of helding the terms of the Superior Court,			
	on the first amendment of Mir, Morrison of Man-			
	chester to the bill to incorporate the Sülliyan			
	County Bankie			



